CHAPTER II—EXECUTIVE ORDERS

Executive Order 11386

PRESCRIBING ARRANGEMENTS FOR COORDINATION OF THE ACTIVITIES OF REGIONAL COMMISSIONS AND ACTIVITIES OF THE FEDERAL GOVERNMENT RELATING TO REGIONAL ECONOMIC DEVELOPMENT, AND ESTABLISHING THE FEDERAL ADVISORY COUNCIL ON REGIONAL ECONOMIC DEVELOPMENT

WHEREAS the proper discharge of Federal responsibilities under the Appalachian Regional Development Act of 1965 (79 Stat. 5, 40 U.S.C. App.) and the Public Works and Economic Development Act of 1965 (79 Stat. 552, 42 U.S.C. 3121 et seq.), as amended by Public Law 90-103, 81 Stat. 257, requires that the participation of the Federal Government in regional development activities be effectively coordinated;

WHEREAS the President is required by the Appalachian Regional Development Act of 1965 to provide effective and continuing liaison between the Federal Government and the Appalachian Regional Commission;

WHEREAS the Secretary of Commerce has responsibility under the Public Works and Economic Development Act of 1965 for Federal economic development activities designed to alleviate conditions of substantial and persistent unemployment and underemployment in economically distressed areas and regions of the Nation;

WHEREAS the Secretary of Commerce is directed by the Public Works and Economic Development Act of 1965 to coordinate the Federal Cochairmen appointed to regional commissions established before or after the date of that Act;

WHEREAS the Secretary of Commerce is required by the Public Works and Economic Development Act of 1965 to provide effective and continuing liaison between the Federal Government and each regional commission established under Title V of that Act; and

WHEREAS the Secretary of Commerce has been Chairman of the President's Review Committee for Development Planning in Alaska,

established to provide general direction and guidance to the Federal Field Committee for Development Planning in Alaska, established by Executive Order No. 11182, dated October 2, 1964:

NOW, THEREFORE, by virtue of the authority vested in me by the Appalachian Regional Development Act of 1965, the Public Works and Economic Development Act of 1965, and section 301 of Title 3 of the United States Code, and as President of the United States, it is ordered as follows:

Section 1. Functions of the Secretary of Commerce. The Secretary of Commerce shall—

- (a) Provide the effective and continuing liaison required by section 104 of the Appalachian Regional Development Act of 1965 and by section 503(c) of the Public Works and Economic Development Act of 1965 between the Federal Government and each regional commission established under those Acts, and between the Federal Government and the Federal Field Committee for Development Planning in Alaska (hereinafter referred to as "the Field Committee").
- (b) Obtain a coordinated review within the Federal Government of plans and recommendations submitted by the commissions and the Field Committee.
- (c) Provide guidance and policy direction to the Federal Cochairmen and the Chairman of the Field Committee with respect to their Federal functions.
- (d) Promote the effective coordination of the activities of the Federal Government relating to regional economic development.
- (e) In carrying out the functions set forth in section 1 (a), (b), (c), and (d) the Secretary of Commerce shall—
- (1) Review the regional economic development plans and programs submitted to him by the Federal Cochairmen, budgetary recommendations, the standards for development underlying those plans, programs and budgetary recommendations, and legislative recommendations; and advise the Federal Cochairmen of the Federal policy with respect to those matters, and where appropriate, submit recommendations to the Director of the Bureau of the Budget.
- (2) Review and advise the Chairman of the Field Committee with respect to the tentative plans and recommendations of the Field Committee, and receive and consider the final plans and recommendations of the Field Committee and transmit them to the heads of interested Federal departments and agencies and to the President.
- (3) Resolve any questions of policy which may arise between a Federal Cochairman and a Federal department or agency in the implementation of regional development programs.
- (4) Appoint a Special Assistant and other staff as required to assist him in carrying out these functions.
- Sec. 2. Establishment of the Council. (a) There is hereby established the Federal Advisory Council on Regional Economic Development, hereinafter referred to as "the Council."

- (b) The Council shall be composed of the following members: The Secretary of Commerce, who shall be the Chairman of the Council (hereinafter referred to as "the Chairman"), the Secretary of Agriculture, the Secretary of the Army, the Secretary of Health, Education, and Welfare, the Secretary of Housing and Urban Development, the Secretary of the Interior, the Secretary of Labor, the Secretary of Transportation, the Director of the Office of Economic Opportunity, the Administrator of the Small Business Administration, the Federal Cochairman of the Appalachian Regional Commission, such Federal Cochairman as are appointed by the President under authority of Title V of the Public Works and Economic Development Act of 1965, and the Chairman of the Field Committee.
- (c) Whenever matters within the purview of the Council may be of interest to heads of Federal departments or agencies not represented on the Council under section 2(b) of this order, the Chairman may consult with the heads of such departments and agencies and may invite them to participate in meetings and deliberations of the Council.
 - (d) The Council shall meet at the call of the Chairman.
- Sec. 3. Functions of the Council. The Council shall assist the Secretary of Commerce in carrying out the functions set forth in section 1 of this order, and shall, as requested by the Secretary of Commerce—
- (a) Review proposed long-range economic development plans prepared by the regional commissions and the Field Committee.
- (b) Recommend desirable development objectives and programs for such regions and Alaska.
- (c) Review proposed designations of additional economic development regions under Title V of the Public Works and Economic Development Act of 1965.
- (d) Review Federal programs relating to regional economic development, develop basic policies and priorities with respect to such programs, and recommend administrative or legislative action needed to stimulate and further regional economic development.
- (e) Review proposed department or agency regional economic development plans.
- (f) Recommend surveys and studies needed to assist the Secretary of Commerce and the Council in carrying out their functions.
- SEC. 4. Responsibilities of Participating Federal Agencies. (a) Each Federal department and agency the head of which is referred to in section 2(b) of this order shall, as may be necessary, furnish assistance to the Council in accordance with the provisions of section 214 of the Act of May 3, 1945 (59 Stat. 134, 31 U.S.C. 691).
- (b) The head of each such Federal department or agency shall designate an Assistant Secretary or equivalent level official who shall have primary and continuing responsibility for the participation and cooperation of that department or agency in regional economic development as required by this order.

- (c) The head of each such Federal department or agency shall keep the Secretary of Commerce and the Council informed of all proposed regional economic development plans of his department or agency.
- (d) The head of each such Federal department or agency shall, consonant with law and within the limits of available funds, cooperate with the Council and with the Secretary of Commerce in carrying out their functions under this order. Such cooperation shall include, as may be appropriate, (1) furnishing relevant available information, (2) making studies and preparing reports, (3) in connection with the development of programs, priorities, and operations of the department or agency, giving full consideration to any plans and recommendations for the economic development of the various regions, including recommendations made by the Council, and (4) advising on the work of the Council as the Chairman may from time to time request.
- SEC. 5. Responsibilities of the Federal Cochairmen and the Chairman of the Field Committee. The Federal Cochairmen, and the Chairman of the Field Committee as appropriate, shall—
- (a) Maintain continuing liaison with the Secretary of Commerce with respect to the activities of the regional commissions and the Field Committee.
- (b) Adhere to general Federal policies affecting regional economic development that are established by the Secretary of Commerce.
- (c) Inform the appropriate Federal departments and agencies of programs and projects to be considered by the commissions, and attempt to obtain a consensus within the Federal Government through consultation with appropriate Federal agency representatives before casting a vote on any such matter.
- (d) Represent the participating Federal departments and agencies in connection with the activities of the regional commissions.
- (e) Submit to the Secretary of Commerce regional economic development plans and programs of the regional commissions, budgetary recommendations, legislative recommendations, and progress reports, as requested by the Secretary of Commerce, on the activities of the regional commissions.
- (f) Submit reports required by section 304 of the Appalachian Regional Development Act of 1965 and by section 510 of the Public Works and Economic Development Act of 1965 to the Secretary of Commerce for review prior to transmittal to the President or the Congress.
- Sec. 6. Appalachian Program. (a) Funds appropriated pursuant to sections 201 and 401 of the Appalachian Regional Development Act of 1965 shall be available to the Federal Cochairman of the Appalachian Regional Commission for the purposes of carrying out that Act.
- (b) The Federal Cochairman of the Appalachian Regional Commission is delegated the functions conferred upon the President by sections

- 214(a), 302(a), and 302(c) of the Appalachian Regional Development Act of 1965, which shall be exercised by him in accordance with the provisions of this order.
- Sec. 7. Construction. Nothing in this order shall be construed as subjecting any function vested by law in, or assigned pursuant to law to, any Federal department or agency, to the authority of the Council or the Secretary of Commerce, or as abrogating or restricting any such function in any manner.
- Sec. 8. Definition. Except as the context may otherwise require, any reference herein to any Act, or to any provision of any Act, shall be deemed to be a reference thereto as amended from time to time.
- Sec. 9. Prior Executive Orders. (a) Executive Order No. 11182, as amended, is hereby further amended as follows:
- (1) By changing the heading of the order so as to read as follows: "ESTABLISHING THE FEDERAL FIELD COMMITTEE FOR DEVELOPMENT PLANNING IN ALASKA".
- (2) By striking the words "the Housing and Home Finance Administrator" from section 1(b) and by inserting in lieu thereof the words "the Secretary of Housing and Urban Development, the Director of the Office of Economic Opportunity".
 - (3) By substituting the following for subsection (a) of section 2:
- "(a) Subject to the general direction and guidance of the Secretary of Commerce, the Field Committee shall serve as the principal instrumentality for developing coordinated plans for Federal programs which contribute to economic and resources development in Alaska and for recommending appropriate action by the Federal Government to carry out such plans."
- (4) By striking from sections 3(e) and 3(f) the words "Review Committee" and by inserting in lieu thereof the words "Secretary of Commerce".
- (5) By revoking Part II. The President's Review Committee for Development Planning in Alaska, established by that Part, shall be deemed to be hereby abolished.
- (6) By redesignating Part III and section 31 thereof as Part II and section 21, respectively.
- (7) By redesignating Part IV and sections 41, 42, and 43 as Part III and sections 31, 32, and 33, respectively, and by striking from the redesignated section 33 the words "and the Review Committee".
- (b) The Federal Development Committee for Appalachia, established by Executive Order No. 11209 of March 25, 1965, is hereby abolished and that order is hereby revoked.

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THE WHITE HOUSE, December 28, 1967.

GOVERNING CERTAIN CAPITAL TRANSFERS ABROAD

By virtue of the authority vested in the President by section 5(b) of the act of October 6, 1917, as amended (12 U.S.C. 95a), and in view of the continued existence of the national emergency declared by Proclamation No. 2914 of December 16, 1950, and the importance of strengthening the balance of payments position of the United States during this national emergency, it is hereby ordered:

- 1. (a) Any person subject to the jurisdiction of the United States who, alone or together with one or more affiliated persons, owns or acquires as much as a 10% interest in the voting securities, capital or earnings of a foreign business venture is prohibited on or after the effective date of this Order, except as expressly authorized by the Secretary of Commerce, from engaging in any transaction involving a direct or indirect transfer of capital to or within any foreign country or to any national thereof outside the United States.
- (b) The Secretary of Commerce is authorized to require, as he determines to be necessary or appropriate to strengthen the balance of payments position of the United States, that any person subject to the jurisdiction of the United States who, alone or together with one or more affiliated persons, owns or acquires as much as a 10% interest in the voting securities, capital or earnings of one or more foreign business ventures shall cause to be repatriated to the United States such part as the Secretary of Commerce may specify of (1) the earnings of such foreign business ventures which are attributable to such person's investments therein and (2) bank deposits and other short term financial assets which are held in foreign countries by or for the account of such person. Any person subject to the jurisdiction of the United States is required on or after the effective date of this Order, to comply with any such requirement of the Secretary of Commerce.
- (c) The Secretary of Commerce shall exempt from the provisions of this section 1, to the extent delineated by the Board of Governors of the Federal Reserve System (hereinafter referred to as the Board), banks or financial institutions certified by the Board as being subject to the Federal Reserve Foreign Credit Restraint Programs, or to any program instituted by the Board under section 2 of this Order.
- 2. The Board is authorized in the event that it determines such action to be necessary or desirable to strengthen the balance of payments position of the United States:
- (a) to investigate, regulate or prohibit any transaction by any bank or other financial institution subject to the jurisdiction of the United States involving a direct or indirect transfer of capital to or within any foreign country or to any national thereof outside the United States; and
- (b) to require that any bank or financial institution subject to the jurisdiction of the United States shall cause to be repatriated to the United States such part as the Board may specify of the bank deposits and other short term financial assets which are held in foreign countries

by or for the account of such bank or financial institution. Any bank or financial institution subject to the jurisdiction of the United States shall comply with any such requirement of the Board on and after its effective date.

- 3. The Secretary of Commerce and the Board are respectively authorized, under authority delegated to each of them under this Order or otherwise available to them, to carry out the provisions of this Order, and to prescribe such definitions for any terms used herein, to issue such rules and regulations, orders, rulings, licenses and instructions, and to take such other actions, as each of them determines to be necessary or appropriate to carry out the purposes of this Order and their respective responsibilities hereunder. The Secretary of Commerce and the Board may each redelegate to any agency, instrumentality or official of the United States any authority under this Order, and may, in administering this Order, utilize the services of any other agencies, Federal or State, which are available and appropriate.
- 4. The Secretary of State shall advise the Secretary of Commerce and the Board with respect to matters under this Order involving foreign policy. The Secretary of Commerce and the Board shall consult as necessary and appropriate with each other and with the Secretary of the Treasury.
- 5. The delegations of authority in this Order shall not affect the authority of any agency or official pursuant to any other delegation of presidential authority, presently in effect or hereafter made, under section 5(b) of the act of October 6, 1917, as amended (12 U.S.C. 95a).

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THE WHITE HOUSE 10:45 a.m., Jan. 1, 1968, *L.B.J. Ranch*.

Executive Order 11388

DESIGNATION OF OFFICERS OF THE DEPARTMENT OF COMMERCE TO ACT AS SECRETARY OF COMMERCE

By virtue of the authority vested in me by section 3347 of title 5 of the United States Code and section 301 of title 3 of the United States Code, and as President of the United States, it is ordered as follows:

Section 1. During any period when by reason of absence, disability, or vacancy in office, neither the Secretary of Commerce nor the Under Secretary of Commerce is available to exercise the powers or perform the duties of the office of Secretary, an Assistant Secretary of Commerce or the General Counsel of the Department of Commerce, in such order as the Secretary of Commerce may from time to time

prescribe, shall act as Secretary. If no such order of succession is in effect at that time, they shall act as Secretary in the order in which they shall have taken office as Assistant Secretaries or General Counsel.

Sec. 2. This order supersedes Executive Order No. 10148 of August 5, 1950.

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THE WHITE HOUSE, January 15, 1968.

Executive Order 11389

PLACING AN ADDITIONAL POSITION IN LEVEL IV OF THE FEDERAL EXECUTIVE SALARY SCHEDULE

By virtue of the authority vested in me by section 5317 of title 5 of the United States Code, as amended, and as President of the United States, section 1 of Executive Order No. 11248 of October 10, 1965, as amended, is further amended by adding thereto the following:

(7) Director, Office of Foreign Direct Investments, Department of Commerce.

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THE WHITE HOUSE, January 22, 1968.

Executive Order 11390

DELEGATION OF CERTAIN FUNCTIONS OF THE PRESIDENT TO THE SECRETARY OF DEFENSE

By virtue of the authority vested in me by section 301 of title 3 of the United States Code, and as President of the United States, it is ordered as follows:

SECTION 1. The Secretary of Defense, and, as designated by the said Secretary for this purpose, any of the Secretaries, Under Secretaries, and Assistant Secretaries of the military departments, are hereby designated and empowered to perform the following-described functions of the President without the approval, ratification, or other action of the President:

(1) The authority vested in the President by section 3539(a) of title 10, United States Code, to detail not more than five commissioned officers of the Army Medical Service for duty with the Service to the Armed Forces Division of the American National Red Cross.

- (2) The authority vested in the President by sections 3293 and 8293 of title 10, United States Code, to prescribe an examination concerning the moral, mental, and physical qualifications of chaplains.
- (3) The authority vested in the President by sections 3313 and 8313 of title 10, United States Code, to suspend, in time of war or emergency, any provision of law relative to the promotion or mandatory retirement or separation of Regular Army and Regular Air Force commissioned officers.
- (4) The authority vested in the President by sections 565, 599, 3450, and 8450 of title 10, United States Code, to suspend, in time of war or emergency, any provision of law relative to promotion and mandatory retirement or separation of warrant officers of the armed forces.
- (5) The authority vested in the President by sections 4337 and 9337 of title 10, United States Code, to appoint the chaplains at the United States Military and Air Force Academies.
- (6) The authority vested in the President by sections 4302(a) and 9302(a) of title 10, United States Code, to approve regulations concerning instruction of enlisted members of the Army and Air Force.
- (7) The authority vested in the President by sections 3611 and 8611 of title 10, United States Code, to prescribe the uniform of the Army and the Air Force.
- (8) The authority vested in the President by sections 5139 and 5149 of title 10, United States Code, relating to the retirement of the Chief of the Medical Service Corps, the Deputy Judge Advocate General, and the Assistant Judge Advocate General, of the Navy.
- (9) The authority vested in the President by section 6394(e) of title 10, United States Code, to approve or disapprove, in whole or in part, recommendations of boards convened to consider and recommend flag and general officers of the Navy and Marine Corps for retirement.
- (10) The authority vested in the President by section 2102(a) of title 10, United States Code, to prescribe regulations governing the establishment and maintenance of senior reserve officers' Training Corps units at civilian educational institutions.
- (11) The authority vested in the President by section 123 of title 10, and section 111 of title 32, United States Code, to suspend in time of war or national emergency those provisions cited therein relating to promotion of reserve officers.
- (12) The authority vested in the President by section 6398 of title 10, United States Code, to retire certain women officers of the Navy and the Marine Corps.
- (13) The authority vested in the President by section 6223(b) of title 10, United States Code, relating to members of the Marine Corps Band.
- (14) The authority vested in the President by section 425 of title 37, United States Code, to approve concert tours of the Navy Band and the Marine Corps Band.

Title 3--Chapter II

SEC. 2. All actions heretofore taken by or for the President with respect to the matters affected by this order and in force and effect at the time of the issuance of this order, including any regulations prescribed or approved by the President with respect to such matters. shall, except as they may be inconsistent with the provisions of this order, remain in force and effect until amended, modified, or revoked pursuant to the authority conferred by this order.

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THE WHITE HOUSE, January 22, 1968.

Executive Order 11391 AMENDING THE SELECTIVE SERVICE REGULATIONS

By virtue of the authority vested in me by the Military Selective Service Act of 1967 (62 Stat. 604, as amended), I hereby prescribe the following amendments of the Selective Service Regulations prescribed by Executive Orders No. 10344 of April 17, 1952, No. 10594 of January 31, 1955, and No. 10837 of September 14, 1959, and constituting portions of Part 1655—Registration of United States Citizens Outside of the United States and Classification of Such Registrants, of Chapter XVI of Title 32 of the Code of Federal Regulations:

- 1. Subparagraph (4) of paragraph (b) of section 1655.6, Records to be Completed by Local Board Receiving Registration Questionnaire—Foreign (SSS Form 50) and Assignment of Selective Service *Number*, is amended to read as follows:
- "(4) Mail the completed Registration Certificate (SSS Form 2) to the registrant at his present mailing address as given on line 5 of the Registration Questionnaire—Foreign (SSS Form 50) if such address is a military post office (APO or FPO), or Canada or Mexico; however, if such mailing address is outside the continental United States, the State of Alaska, the State of Hawaii, Puerto Rico, the Virgin Islands, Guam, the Canal Zone, Canada, or Mexico, and a foreign mailing address is used, such form shall be mailed to the Director of Selective Service for transmittal to the registrant."
- 2. Paragraph (c) of section 1655.10, Preparation for Classification, is amended to read as follows:
- "(c) If the registrant is outside the United States and is in a country other than Canada or Mexico and does not give a military post office (APO or FPO) as his address on line 5 of the Registration Questionnaire—Foreign (SSS Form 50), the Classification Questionnaire (SSS Form 100) shall be mailed by the local board to the Director of Selective Service for transmittal to the registrant, and, unless the local board grants an extension of time for its return, the registrant shall complete and return his Classification Questionnaire (SSS Form 100) through the Director of Selective Service within 60 days after the date the local board transmitted it to him."

- 3. Paragraph (b) of section 1655.11, Classification, is amended to read as follows:
- "(b) The Notice of Classification (SSS Form 110) shall be mailed to the registrant at his present mailing address as given on line 5 of the Registration Questionnaire—Foreign (SSS Form 50) if such address is a military post office (APO or FPO), or Canada or Mexico; however, if such mailing address is outside the continental United States, the State of Alaska, the State of Hawaii, Puerto Rico, the Virgin Islands, Guam, the Canal Zone, Canada, or Mexico, and a foreign mailing address is used, such form shall be mailed to the Director of Selective Service for transmittal to the registrant."

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THE WHITE HOUSE, January 24, 1968.

Executive Order 11392

ORDERING CERTAIN UNITS OF THE READY RESERVE OF THE NAVAL RESERVE, AIR FORCE RESERVE AND AIR NATIONAL GUARD OF THE UNITED STATES TO ACTIVE DUTY

By virtue of the authority vested in me by paragraph (e) of title I of the Department of Defense Appropriation Act, 1967 (80 Stat. 981), and as President of the United States, I hereby order the following units of the Ready Reserve of the Naval Reserve, the Air Force Reserve and the Air National Guard of the United States to active duty for a period of not to exceed 24 months:

- (1) 113th Tactical Fighter Wing, Air National Guard of the United States.
- (2) 113th Tactical Fighter Group, Air National Guard of the United States.
- (3) 177th Tactical Fighter Group, Air National Guard of the United States.
- (4) 107th Tactical Fighter Group, Air National Guard of the United States.
- (5) 121st Tactical Fighter Group, Air National Guard of the United States.
- (6) 140th Tactical Fighter Wing, Air National Guard of the United States.
- (7) 140th Tactical Fighter Group, Air National Guard of the United States.
- (8) 184th Tactical Fighter Group, Air National Guard of the United States.
- (9) 185th Tactical Fighter Group, Air National Guard of the United States.

- (10) 150th Tactical Fighter Group, Air National Guard of the United States.
- (11) 123rd Tactical Reconnaissance Wing, Air National Guard of the United States.
- (12) 123rd Tactical Reconnaissance Group, Air National Guard of the United States.
- (13) 189th Tactical Reconnaissance Group, Air National Guard of the United States.
- (14) 152d Tactical Reconnaissance Group, Air National Guard of the United States.
 - (15) 445th Military Airlift Wing, Air Force Reserve.
 - (16) 918th Military Airlift Group, Air Force Reserve.
 - (17) 904th Military Airlift Group, Air Force Reserve.
 - (18) 305th Air Reserve Rescue Squadron, Air Force Reserve.
 - (19) 349th Military Airlift Wing, Air Force Reserve.
 - (20) 938th Military Airlift Group, Air Force Reserve.
 - (21) 921st Military Airlift Group, Air Force Reserve.
 - (22) 941st Military Airlift Group, Air Force Reserve.
 - (23) Attack Squadron VA 776, Naval Reserve.
 - (24) Attack Squadron VA 831, Naval Reserve.
 - (25) Attack Squadron VA 873, Naval Reserve.
 - (26) Fighter Squadron VF 661, Naval Reserve.
 - (27) Fighter Squadron VF 703, Naval Reserve.
 - (28) Fighter Squadron VF 931, Naval Reserve.

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THE WHITE HOUSE, January 25, 1968.

Executive Order 11393

AMENDING EXECUTIVE ORDER NO. 11248, PLACING CERTAIN POSITIONS IN LEVELS IV AND V OF THE FEDERAL EXECUTIVE SALARY SCHEDULE

By virtue of the authority vested in me by section 5317 of Title 5 of the United States Code, section 2 of Executive Order No. 11248 of October 10, 1965, as amended by Executive Order No. 11268 of January 20, 1966, is further amended by substituting for item (6) thereunder the following:

¹3 CFR, 1964-65 comp., p. 349.

"(6) Deputy Director of Defense Research and Engineering, Department of Defense."

THE WHITE HOUSE, January 25, 1968. hydalflura.

Executive Order 11394

ESTABLISHING THE PRESIDENT'S COMMISSION FOR THE OBSERVANCE OF HUMAN RIGHTS YEAR 1968

WHEREAS the United Nations General Assembly has designated the year 1968 as International Human Rights Year to commemorate the 20th Anniversary of the adoption of the Universal Declaration of Human Rights; and

WHEREAS the United States has sought in its national and international policies to promote the principles of the Universal Declaration of Human Rights in accordance with its heritage of civil and political liberties and in recognition of the human rights of all without distinction of race, color, creed, sex, or national origin; and

WHEREAS, by Proclamation No. 3814 of October 11, 1967, I have designated 1968 as Human Rights Year;

NOW, THEREFORE, by virtue of the authority vested in me as President of the United States, it is ordered as follows:

SECTION 1. Establishment of Commission. (a) There is hereby established the President's Commission for the Observance of Human Rights Year 1968 (hereinafter referred to as the "Commission").

- (b) The Commission shall be composed of the Secretary of State, the Attorney General, the Secretary of Labor, the Secretary of Health, Education, and Welfare, the Secretary of Housing and Urban Development, the Staff Director for the Commission on Civil Rights (42 U.S.C. 1975d(a)), the Chairman of the Equal Employment Opportunity Commission, and ten other members to be appointed by the President from public or private life. The President shall designate the chairman and the vice chairman of the Commission from among its members.
- (c) Members of the Commission who are otherwise employed by the United States shall receive no additional compensation by reason of their service to the Commission. Members who are not so employed shall serve without compensation, but shall be entitled to receive travel expenses, including per diem in lieu of subsistence, as authorized by law (5 U.S.C. 5703) for persons so serving.
- SEC. 2. Functions of the Commission. (a) The Commission shall promote the effective observance in the United States of 1968 as the 20th Anniversary of the United Nations Universal Declaration of Human Rights. To this end the Commission shall seek to create a better understanding of the principles of human rights as expressed in the Universal Declaration, the United States Declaration of Independence, the Constitution and laws of the United States, and the Constitutions and laws of the several States of the United States.

- (b) The Commission shall provide a focus for the interest of official bodies, Federal, State, and local, which share its purpose. It shall also enlist the cooperation of educational institutions, foundations, mass media, civic, labor, and other organizations which plan to participate in the observance of International Human Rights Year.
- (c) The Commission may conduct such other activities as it may deem appropriate to provide for the effective participation of the United States in the celebration of International Human Rights Year. Such activities may include, but need not be limited to, (i) conducting studies, (ii) issuing reports and other publications, and (iii) holding meetings, both public and private, at such times as the Chairman shall determine.
- (d) The Commission shall report from time to time to the President on the progress made in the observance of International Human Rights Year in the United States. The final report of the Commission shall be made to the President on or before the date which occurs one year after the date of this order and the Commission shall be deemed to be terminated on the date which so occurs.
- SEC. 3. Assistance and cooperation. (a) As may be necessary, each Federal agency, an officer of which is a member of the Commission, may furnish assistance to the Commission in accordance with the provisions of section 214 of the Act of May 3, 1945 (59 Stat. 134; 31 U.S.C. 691), or as otherwise permitted by law. The Department of State is hereby designated as the agency which shall provide the Commission with necessary administrative services and facilities.
- (b) The Commission is authorized to request any agency of the executive branch of the Government to furnish the Commission such information and advice as may be useful to it for the fulfillment of its functions under this order. Each such agency is authorized, to the extent permitted by law and within the limits of available funds, to furnish such information and advice to the Commission upon request of the Chairman or Executive Director of the Commission.
- (c) Upon request of the Chairman or Executive Director of the Commission each agency of the executive branch of the Government shall otherwise cooperate with the Commission in carrying out the provisions of this order and shall provide the Commission with such additional assistance and service as it may be able to provide.
- (d) The Commission shall invite the cooperation of the United States National Commission for UNESCO with a view to coordinating its activities with those of the United States National Commission for UNESCO.
- Sec. 4. Commission staff. The Commission shall have an executive director who shall receive such compensation as may hereafter be specified, and it is authorized to obtain services in accordance with the provisions of 5 U.S.C. 3109.

THE WHITE HOUSE, January 30, 1968. hyd Aflus

FURTHER AMENDING EXECUTIVE ORDER NO. 10713, PROVIDING FOR ADMINISTRATION OF THE RYUKYU ISLANDS

By virtue of the authority vested in me by the Constitution, and as President of the United States and Commander in Chief of the armed forces of the United States, subsection (b) of section 8 of Executive Order No. 10713. For June 5, 1957, as amended by Executive Order No. 11010 of March 19, 1962, and Executive Order No. 11263 of December 20, 1965, is further amended to read as follows:

- "(b) (1) The Chief Executive shall be elected by the people of the Ryukyu Islands. The person having the greatest number of votes shall be the Chief Executive, provided that he shall have received at least one-fourth of the total number of votes cast. The Chief Executive shall be elected on the same day as are the members of the legislative body and shall serve a term concurrent with the term of the members of the legislative body and thereafter until his successor takes office. The first such election of the Chief Executive shall be on the same day as the legislative elections in November 1968. The legislative body shall by law establish procedures for the election of the Chief Executive, determine the qualifications for the office of Chief Executive, and provide for special elections when necessary to fill a vacancy.
- "(2) In the event that a Chief Executive is not, within a reasonable period of time, as determined by the High Commissioner, elected to succeed an incumbent or to fill a vacancy, the High Commissioner may appoint a Chief Executive who shall serve until a successor is duly elected."

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THE WHITE HOUSE, January 31, 1968.

Executive Order 11396

PROVIDING FOR THE COORDINATION BY THE ATTORNEY GENERAL OF FEDERAL LAW ENFORCEMENT AND CRIME PREVENTION PROGRAMS

WHEREAS the problem of crime in America today presents the Nation with a major challenge calling for maximum law enforcement efforts at every level of Government;

WHEREAS coordination of all Federal criminal law enforcement activities and crime prevention programs is desirable in order to achieve more effective results;

WHEREAS the Federal Government has acknowledged the need to provide assistance to State and local law enforcement agencies in the development and administration of programs directed to the prevention and control of crime;

¹ 3 CFR, 1954–1958 Comp., p. 368.

WHEREAS to provide such assistance the Congress has authorized various departments and agencies of the Federal Government to develop programs which may benefit State and local efforts directed at the prevention and control of crime, and the coordination of such programs is desirable to develop and administer them most effectively; and

WHEREAS the Attorney General, as the chief law officer of the Federal Government, is charged with the responsibility for all prosecutions for violations of the Federal criminal statutes and is authorized under the Law Enforcement Assistance Act of 1965 (79 Stat. 828) to cooperate with and assist State, local, or other public or private agencies in matters relating to law enforcement organization, techniques and practices, and the prevention and control of crime:

NOW, THEREFORE, by virtue of the authority vested in the President by the Constitution and laws of the United States, it is ordered as follows:

Section 1. The Attorney General is hereby designated to facilitate and coordinate (1) the criminal law enforcement activities and crime prevention programs of all Federal departments and agencies, and (2) the activities of such departments and agencies relating to the development and implementation of Federal programs which are designed, in whole or in substantial part, to assist State and local law enforcement agencies and crime prevention activities. The Attorney General may promulgate such rules and regulations and take such actions as he shall deem necessary or appropriate to carry out his functions under this Order.

Sec. 2. Each Federal department and agency is directed to cooperate with the Attorney General in the performance of his functions under this Order and shall, to the extent permitted by law and within the limits of available funds, furnish him such reports, information, and assistance as he may request.

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THE WHITE HOUSE, February 7, 1968.

Executive Order 11397

AUTHORIZING TRANSITIONAL APPOINTMENTS OF VETERANS WHO HAVE SERVED DURING THE VIETNAM ERA

WHEREAS the Federal Government has the obligation to facilitate the transition of veterans from service in the armed forces during the Vietnam era to employment in civilian pursuits;

WHEREAS many veterans have not completed education or training adequate to prepare them for the future job demands of civilian employment;

WHEREAS the Government recognizes that the acquisition of adequate education or training is an essential element in preparing individuals for employment in our present society;

WHEREAS the Government as an employer has a continuing need for skilled employees and a corresponding duty to encourage the acquisition of adequate education or training by its employees; and

WHEREAS the acquisition of necessary education or training can be combined effectively with productive employment:

NOW, THEREFORE, by virtue of the authority vested in me by the Constitution of the United States, by sections 3301 and 3302 of title 5, United States Code, and as President of the United States, it is ordered as follows:

Section 1. (a) Under such regulations as the Civil Service Commission may prescribe, the head of an agency may make an excepted appointment (to be known as a "transitional appointment") to any position in the competitive service at GS-5 or below, or the equivalent thereof, of a veteran or disabled veteran as defined in section 2108 (1), (2) of title 5, United States Code, who:

- (1) served on active duty in the armed forces of the United States during the Vietnam era;
- (2) at the time of his appointment has completed less than one year of education beyond graduation from high school, or the equivalent thereof; and
 - (3) is found qualified to perform the duties of the position.
- (b) An employee given a transitional appointment under paragraph (a) of this section serves subject to:
 - (1) the satisfactory performance of assigned duties; and
- (2) the satisfactory completion, within such reasonable time as is prescribed in the regulations of the Civil Service Commission, of not less than one school year of full-time approved education or training, or the equivalent thereof, except that two school years of full-time approved education or training, or the equivalent thereof, shall be required when an employee has not completed high school, or the equivalent thereof, by virtue of that education or training.
- (c) An employee who does not satisfactorily meet the conditions set forth in paragraph (b) of this section shall be removed in accordance with appropriate procedures.
- (d) An employee who satisfactorily meets the conditions set forth in paragraph (b) of this section and who has completed not less than one year of current continuous employment under a transitional appointment shall, in accordance with the regulations of the Civil Service Commission, be converted to career-conditional or career employment when he furnishes his employing agency proof of the satisfactory completion of the required education or training. An employee converted under this paragraph shall automatically acquire a competitive status.

- (e) In selecting an applicant for appointment under this section, an agency head shall not discriminate because of race, color, religion, sex, national origin, or political affiliation.
- Sec. 2. A person eligible for appointment under section 1 of this order may be appointed only within one year after his separation from the armed forces, one year following his release from hospitalization or treatment immediately following his separation from the armed forces, or one year after the effective date of this order, whichever is later.
- Sec. 3. Any law, Executive order, or regulation which would disqualify an applicant for appointment in the competitive service shall also disquality a person otherwise eligible for appointment under section 1 of this order.
 - SEC. 4. For the purpose of this order:
- (a) "agency" means a military department as defined in section 102 of title 5, United States Code, an executive agency (other than the General Accounting Office) as defined in section 105 of title 5, United States Code, and those portions of the legislative and judicial branches of the Federal Government and of the government of the District of Columbia having positions in the competitive service; and
- (b) "Vietnam era" means the period beginning August 5, 1964, and ending on such date thereafter to be determined by Presidential proclamation or concurrent resolution of the Congress.

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THE WHITE HOUSE, February 9, 1968.

Executive Order 11398 ESTABLISHING THE PRESIDENT'S COUNCIL ON PHYSICAL FITNESS AND SPORTS

WHEREAS studies, both private and public, have revealed that, despite progress, there are disturbing deficiencies in the physical fitness of American citizens, particularly the disadvantaged; and

WHEREAS physical fitness and sports participation can significantly enhance an individual's sense of well-being, health status and performance as a responsible member of his community; and

WHEREAS urbanization of this Nation's population and changes in our rural areas have not been accompanied by a commensurate growth in the opportunities available for participation in sports and other physical fitness activities; and

WHEREAS, to keep our Nation moving forward as a vigorous, dynamic people, it is necessary to expand our efforts—both public and private—to foster and encourage participation by youth and adults in physical fitness and sports activities:

NOW, THEREFORE, by virtue of the authority vested in me as President of the United States, it is hereby ordered as follows:

- Section 1. President's Council on Physical Fitness and Sports. There is hereby established the President's Council on Physical Fitness and Sports (hereinafter referred to as the Council), which shall be composed of the Vice President, who shall be the Chairman, the Secretary of State, the Secretary of Health, Education, and Welfare, the Secretary of Defense, the Attorney General, the Secretary of the Interior, the Secretary of Agriculture, the Secretary of Commerce, the Secretary of Labor, the Secretary of Housing and Urban Development, the Director of the Office of Economic Opportunity, and the Consultant to the President for Physical Fitness. When matters which affect the interests of Federal agencies not represented on the Council are to be considered by the Council, the Chairman shall invite the heads of such agencies to participate in the business of the Council.
- Sec. 2. Functions of the Council. The Council shall develop policies designed to:
- (1) Enlist the active support and assistance of individual citizens, civic groups, professional associations, amateur and professional sport groups, private enterprise, voluntary organizations, and others in efforts to promote and improve physical fitness and sports participation programs for all Americans;
- (2) Stimulate, improve, and strengthen coordination of Federal services and programs relating to physical fitness and sports participation;
- (3) Encourage State and local governments in efforts to enhance physical fitness and sports participation;
- (4) Strengthen the physical fitness of American children, youth, and adults by systematically encouraging the development of community-centered and other physical fitness and sports participation programs;
- (5) Improve school health and physical education programs for all pupils, including the handicapped and the physically underdeveloped, by assisting educational agencies in developing quality programs, encouraging innovation, improving teacher preparation, and strengthening State and local leadership;
- (6) Develop cooperative programs with medical, dental, and other similar professional societies to encourage and implement sound physical fitness practices; and
- (7) Stimulate and encourage research in the areas of physical fitness and sports performance.
- Sec. 3. Citizens Advisory Committee on Physical Fitness and Sports. (a) There is hereby established the Citizens Advisory Committee on Physical Fitness and Sports (hereinafter referred to as the Committee), which shall be composed of not more than fifteen members appointed by the President. The President shall designate the Chairman of the Committee from among its members, and the Committee shall meet on the call of the Chairman.

- (b) The members of the Committee shall receive no compensation from the United States by reason of their service on the Committee, but they shall be reimbursed for travel expenses, including per diem in lieu of subsistence, as authorized by law (5 U.S.C. 5703) for persons in the Government service employed intermittently.
- SEC. 4. Functions of the Committee. (a) The Committee shall advise and assist the Council in evaluating progress made in carrying out the provisions of this order and shall recommend to the Council, as necessary, steps to accelerate progress.
- (b) The Committee shall further advise the Council on matters pertaining to ways and means of enhancing opportunities for participation in physical fitness and sports activities and on State, local, and private action to extend and improve physical activity programs and services.
- SEC. 5. Federal agencies. (a) The Council and the Committee are authorized to request from any Federal department or agency any information deemed necessary to carry out their functions under this order and to utilize the services and facilities of such departments and agencies to the maximum extent possible; and each department and agency is authorized, to the extent permitted by law and within the limits of available funds, to furnish such information, services, and facilities to the Council and the Committee.
- (b) Each department or agency the head of which is referred to in section 1 of this order shall, as may be necessary for the purpose of effectuating the provisions of this order, furnish assistance to the Council in accordance with the provisions of section 214 of the Act of May 3, 1945 (59 Stat. 134; 31 U.S.C. 691), or as otherwise permitted by law. Expenses of the Committee shall be met from funds available to the Council.
- (c) The Department of Health, Education, and Welfare shall furnish necessary administrative services for the Council.
- Sec. 6. Construction. Nothing in this order shall be construed to abrogate, modify, or restrict any function vested by law in, or assigned pursuant to law to, any Federal department or agency or any officer thereof.
- Sec. 7. Continuity. The Council established by this order shall be deemed to be a continuation of the President's Council on Physical Fitness.
- Sec. 8. Seal. Executive Order 10830 of July 24, 1959, prescribing a seal for the President's Council on Youth Fitness, as amended by Executive Order 11074 of January 8, 1963, is further amended by adding the words "and Sports" after the word "Fitness" wherever it appears in said order.
- Sec. 9. Revocation. Executive Order 11074 of January 8, 1963, is hereby revoked.

THE WHITE HOUSE, March 4, 1968.

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ESTABLISHING THE NATIONAL COUNCIL ON INDIAN OPPORTUNITY

WHEREAS the United States has initiated a number of programs in various Departments that should be made available for the development and benefit of the Indian population; and

WHEREAS these programs should be adapted and coordinated in such manner that Indians will participate in and be benefited by them:

NOW, THEREFORE, by virtue of the authority vested in me as President of the United States, it is ordered as follows:

Section 1. Establishment of Council. There is hereby established The National Council on Indian Opportunity (hereinafter referred to as the "Council"). The Council shall have membership as follows: The Vice President of the United States who shall be the chairman of the Council, the Secretary of the Interior, the Secretary of Agriculture, the Secretary of Commerce, the Secretary of Labor, the Secretary of Health, Education, and Welfare, the Secretary of Housing and Urban Development, the Director of the Office of Economic Opportunity, and six Indian leaders appointed by the President of the United States for terms of two years.

- SEC. 2. Functions of the Council. The Council shall:
- (a) Encourage full use of Federal programs to benefit the Indian population, adapting them where necessary to be available to Indians on reservations in a meaningful way.
- (b) Encourage interagency coordination and cooperation in carrying out Federal programs as they relate to Indians.
- (c) Appraise the impact and progress of Federal programs for Indians.
 - (d) Suggest ways to improve such programs.
- Sec. 3. Compensation and per diem. Members of the Council who are officers of the Federal government shall receive no additional compensation by reason of this order. Other members of the Council shall be entitled to receive compensation and travel expenses, including per diem in lieu of subsistence, as authorized by law for persons in the government service employed intermittently (5 U.S.C., §§ 3109, 5703).
- Sec. 4. Assistance to the Council. (a) Each Federal department and agency represented on the Council shall furnish such necessary assistance to the Council as may be authorized by section 214 of the Act of May 3, 1945, 59 Stat. 134 (31 U.S.C. 691), or other law. The Department of the Interior shall furnish necessary administrative services for the Council.
- (b) The staff of the Council shall include an Executive Director, who shall be appointed by the chairman of the Council, and such other employees as may be necessary, who shall be assigned by the departments and agencies represented on the Council.

SEC. 5. Meetings. The Council shall meet on call of the chairman.

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THE WHITE HOUSE, March 6, 1968. hydrafflura.

PLACING AN ADDITIONAL POSITION IN LEVEL V OF THE FEDERAL EXECUTIVE SALARY SCHEDULE

By virtue of the authority vested in me by section 5317 of title 5 of the United States Code, as amended, and as President of the United States, section 2 of Executive Order No. 11248 of October 10, 1965, as amended, is further amended by adding thereto the following:

(18) Special Assistant for Regional Economic Coordination, Department of Commerce.

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THE WHITE HOUSE, March 11, 1968.

Executive Order 11401

MODIFYING EXECUTIVE ORDER NO. 6868 OF OCTOBER 9, 1934, AS AMENDED, DESIGNATING THE AUTHORITY TO CARRY OUT THE PROVISIONS OF THE DISTRICT OF COLUMBIA ALLEY DWELLING ACT

By virtue of the authority vested in me by the District of Columbia Alley Dwelling Act, as amended (D.C. Code, §§ 5–103 to 5–116, inclusive), I hereby designate the Commissioner of the District of Columbia as the Authority to carry out the provisions of the said Act. Such Authority shall be deemed a continuation of the Authority heretofore designated under Executive Order No. 6868 of October 9, 1934, as amended. In carrying out his functions as such Authority, the Commissioner shall be known as the "National Capital Housing Authority".

The Assistant to the Commissioner of the District of Columbia shall, to the extent the Commissioner may direct, act for him in carrying out the functions of the Authority, and, during the absence or disability of the Commissioner or in the event of a vacancy in the office of Commissioner, the Assistant to the Commissioner shall act as the Authority.

Executive Order No. 6868 of October 9, 1934, as amended by Executive Orders Nos. 7784—A of January 5, 1938, 8033 of January 11, 1939, 9344 of May 21, 1943, 9916 of December 31, 1947, and 10128 of June 2, 1950, is modified to the extent provided herein.

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THE WHITE HOUSE, March 13, 1968.

MAKING THE VICE PRESIDENT OF THE UNITED STATES THE CHAIRMAN OF THE PRESIDENT'S COUNCIL ON RECREATION AND NATURAL BEAUTY

By virtue of the authority vested in me as President of the United States, Executive Order No. 11278 of May 4, 1966, entitled "Establishing a President's Council and a Committee on Recreation and Natural Beauty", as amended, is hereby further amended by substituting for section 101 thereof the following:

"Section 101. Membership and chairmanship. (a) There is hereby established the President's Council on Recreation and Natural Beauty (hereinafter referred to as the 'Council') which shall be composed of the Vice President of the United States, who shall be the Chairman of the Council, the Secretary of Defense, the Secretary of the Interior, the Secretary of Agriculture, the Secretary of Commerce, the Secretary of Health, Education, and Welfare, the Secretary of Housing and Urban Development, the Secretary of Transportation, the Chairman of the Federal Power Commission, the Chairman of the Board of Directors of the Tennessee Valley Authority, and the Administrator of General Services. Each of the foregoing heads of departments and other agencies may appoint a delegate to represent him in Council activities.

"(b) When matters are to be considered by the Council which affect the interests of Federal agencies (including, as used in this order, executive departments and other executive agencies) the heads of which are not members of the Council, the Chairman of the Council shall invite such heads to participate in the deliberations of the Council."

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THE WHITE HOUSE,

March 29, 1968.

Executive Order 11403

PROVIDING FOR THE RESTORATION OF LAW AND ORDER IN THE WASHINGTON METROPOLITAN AREA

WHEREAS I have today issued Proclamation No. 3840, calling upon persons engaged in acts of violence and disorder in the Washington metropolitan area to cease and desist therefrom and to disperse and retire peaceably forthwith; and

WHEREAS the conditions of domestic violence and disorder described therein continue, and the persons engaging in such acts of violence have not dispersed:

NOW, THEREFORE, by virtue of the authority vested in me as President of the United States and Commander in Chief of the Armed Forces under the Constitution and laws of the United States, including Chapter 15 of Title 10 of the United States Code and Section 301 of Title 3 of the United States Code, and by virtue of the authority vested in me as commander-in-chief of the militia of the District of Columbia by the Act of March 1, 1889, as amended (D.C. Code, Title 39), it is hereby ordered as follows:

Section 1. The Secretary of Defense is authorized and directed to take all appropriate steps to disperse all persons engaged in the acts of violence described in the proclamation, to restore law and order, and to see that the property, personnel and functions of the Federal Government, of embassies of foreign governments, and of international organizations in the Washington metropolitan area are protected against violence or other interference.

- Sec. 2. In carrying out the provisions of Section 1, the Secretary of Defense is authorized to use such of the Armed Forces of the United States as he may deem necessary.
- Sec. 3. (a) The Secretary of Defense is hereby authorized and directed to call into the active military service of the United States, as he may deem appropriate to carry out the purposes of this order, units or members of the Army National Guard and of the Air National Guard to serve in the active military service of the United States for an indefinite period and until relieved by appropriate orders. Units or members may be relieved subject to recall at the discretion of the Secretary of Defense. In carrying out the provisions of Section 1, the Secretary of Defense is authorized to use units and members called or recalled into the active military service of the United States pursuant to this section.
- (b) In addition, in carrying out the provisions of Section 1, the Secretary of Defense is authorized to exercise any of the powers vested in me by law as commander-in-chief of the militia of the District of Columbia, during such time as any units or members of the Army National Guard or Air National Guard of the District shall not have been called into the active military service of the United States.
- Sec. 4. The Secretary of Defense is authorized to delegate to one or more of the Secretaries of the military Departments any of the authority conferred upon him by this order.

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THE WHITE HOUSE, 4:03 P.M. Friday, April 5, 1968

Executive Order 11404

PROVIDING FOR THE RESTORATION OF LAW AND ORDER IN THE STATE OF ILLINOIS

WHEREAS I have today issued Proclamation No. 3841, pursuant in part to the provisions of Chapter 15 of Title 10 of the United States Code; and

WHEREAS the conditions of domestic violence and disorder described therein continue, and the persons engaging in such acts of violence have not dispersed;

NOW, THEREFORE, by virtue of the authority vested in me as President of the United States and Commander in Chief of the Armed Forces by the Constitution and laws of the United States, including Chapter 15 of Title 10 of the United States Code, and Section 301 of Title 3 of the United States Code, it is hereby ordered as follows:

Section 1. The Secretary of Defense is authorized and directed to take all appropriate steps to disperse all persons engaged in the acts of violence described in the proclamation and to restore law and order.

- Sec. 2. In carrying out the provisions of Section 1, the Secretary of Defense is authorized to use such of the Armed Forces of the United States as he may deem necessary.
- Sec. 3. The Secretary of Defense is hereby authorized and directed to call into the active military service of the United States, as he may deem appropriate to carry out the purposes of this order, units or members of the Army National Guard and of the Air National Guard to serve in the active military service of the United States for an indefinite period and until relieved by appropriate orders. Units or members may be relieved subject to recall at the discretion of the Secretary of Defense. In carrying out the provisions of Section 1, the Secretary of Defense is authorized to use units and members called or recalled into the active military service of the United States pursuant to this section.
- Sec. 4. The Secretary of Defense is authorized to delegate to one or more of the Secretaries of the military Departments any of the authority conferred upon him by this order.

THE WHITE HOUSE, 1:01 A.M. April 7, 1968.

Executive Order 11405

PROVIDING FOR THE RESTORATION OF LAW AND ORDER IN THE STATE OF MARYLAND

WHEREAS I have today issued Proclamation No. 3842, pursuant in part to the provisions of Chapter 15 of Title 10 of the United States Code; and

WHEREAS the conditions of domestic violence and disorder described therein continue, and the persons engaging in such acts of violence have not dispersed;

NOW, THEREFORE, by virtue of the authority vested in me as President of the United States and Commander in Chief of the Armed Forces by the Constitution and laws of the United States, including Chapter 15 of Title 10 of the United States Code, and Section 301 of Title 3 of the United States Code, it is hereby ordered as follows:

Section 1. The Secretary of Defense is authorized and directed to take all appropriate steps to disperse all persons engaged in the acts of violence described in the proclamation and to restore law and order.

Sec. 2. In carrying out the provisions of Section 1, the Secretary of Defense is authorized to use such of the Armed Forces of the United States as he may deem necessary.

Sec. 3. The Secretary of Defense is hereby authorized and directed to call into the active military service of the United States, as he may deem appropriate to carry out the purposes of this order, units or members of the Army National Guard and of the Air National Guard to serve in the active military service of the United States for an indefinite period and until relieved by appropriate orders. Units or members may be relieved subject to recall at the discretion of the Secretary of Defense. In carrying out the provisions of Section 1, the Secretary of Defense is authorized to use units and members called or recalled into the active military service of the United States pursuant to this section.

Sec. 4. The Secretary of Defense is authorized to delegate to one or more of the Secretaries of the military Departments any of the authority conferred upon him by this order.

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THE WHITE HOUSE, 10:13 P.M. April 7, 1968.

Executive Order 11406

ASSIGNING AUTHORITY WITH RESPECT TO ORDERING UNITS IN THE READY RESERVE TO ACTIVE DUTY

By virtue of the authority vested in me by paragraph (e) of title I of the Department of Defense Appropriation Act, 1967 (80 Stat. 981), and by section 301 of title 3 of the United States Code, and as President of the United States, it is hereby ordered as follows:

The Secretary of Defense, and, when designated by him for this purpose, any of the Secretaries of the military departments of the Department of Defense, are hereby authorized and empowered to exercise the authority vested in the President until June 30, 1968, by paragraph (e) of title I of the Department of Defense Appropriation Act, 1967 (80 Stat. 981) to order any unit in the Ready Reserve of an armed force to active duty for a period of not to exceed 24 months.

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THE WHITE House, April 10, 1968.

AMENDING EXECUTIVE ORDER NO. 11174, ESTABLISHING THE PRESI-DENTIAL SERVICE CERTIFICATE AND THE PRESIDENTIAL SERVICE BADGE

By virtue of the authority vested in me as President of the United States and as Commander in Chief of the Armed Forces of the United States, it is ordered as follows:

Paragraphs 1, 2, and 3 of Executive Order No. 11174 of September 1, 1964, entitled "Establishing the Presidential Service Certificate and the Presidential Service Badge", are hereby amended to read as follows:

- "1. Certificate established. The White House Service Certificate is hereby reestablished as the Presidential Service Certificate, to be awarded in the name of the President of the United States to members of the Army, Navy, Marine Corps, Air Force, and Coast Guard who have been assigned to the White House for a period of at least one year subsequent to January 20, 1961.
- "2. Award of the Certificate. The Presidential Service Certificate, the design of which accompanies and is hereby made a part of this Order, shall be awarded by the Secretary of the Army, the Secretary of the Navy, the Secretary of the Air Force, or, when the Coast Guard is not operating as a service in the Navy, the Secretary of Transportation, to military personnel of their respective services.
- "3. Badge established. The White House Service Badge is replaced by the Presidential Service Badge, the design of which accompanies and is hereby made a part of this Order. The Presidential Service Badge may be awarded to any member of the Armed Forces assigned to duty in the White House by the Secretary of the Army, the Secretary of the Navy, the Secretary of the Air Force, or, when the Coast Guard is not operating as a service in the Navy, the Secretary of Transportation, upon recommendation of the Armed Forces Aide to the President, to military personnel of their respective services. The Badge may be worn as a part of the uniform of those individuals upon award of the Presidential Service Certificate under such regulations as the Secretary of the Army, the Secretary of the Navy, and the Secretary of the Air Force, with the approval of the Secretary of Defense, and, when the Coast Guard is not operating as a service in the Navy, the Commandant of the Coast Guard, with the approval of the Secretary of Transportation, may severally prescribe."

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THE WHITE HOUSE,
April 23, 1968.

¹²⁹ F.R. 12547; 3 CFR, 1964-1965 Comp., p. 239.

REVOKING EXECUTIVE ORDER NO. 9 OF JANUARY 17, 1873, AND AMENDATORY ORDERS, RELATING TO DUAL FEDERAL-STATE OFFICE HOLDING, AND EXECUTIVE ORDER NO. 9367 OF AUGUST 4, 1943, PROHIBITING GOVERNMENT EMPLOYEES FROM INSTRUCTING PERSONS FOR CERTAIN GOVERNMENT EXAMINATIONS

By virtue of the authority vested in me by section 7301 of title 5, United States Code, and as President of the United States, it is ordered as follows:

Section 1. Executive Order No. 9 of January 17, 1873, and Executive Order No. 9367 of August 4, 1943, are hereby revoked.

Sec. 2. All prior Executive orders insofar as they interpret or amend Executive Order No. 9 are hereby revoked. These include, but are not limited to, Executive Orders numbered 9-2, January 28, 1873; 653, June 13, 1907; 661, June 26, 1907; 1072, May 14, 1909; 1118, August 4, 1909; 1210, June 13, 1910; 1390, August 2, 1911; 1472, February 14, 1912; 1583, August 24, 1912; 1930, May 5, 1914; 1947, May 26, 1914; 1991, July 9, 1914; 2071, October 31, 1914; 2154, March 25, 1915; 2252, October 6, 1915; 2325, February 23, 1916; 2596, April 14, 1917; 2819, March 9, 1918; 3158, August 27, 1919; 3359, November 25, 1920; 3597, December 24, 1921; 3668, April 29, 1922; 3771, January 2, 1923; 3860, June 7, 1923; 3941, January 11, 1924; 4013, May 19, 1924; 4048, July 12, 1924; 4059, August 6, 1924; 4250, June 10, 1925; 4439, May 8, 1926; 4527, October 22, 1926; 4627, April 7, 1927; 5133, June 7, 1929; 5187, September 9, 1929; 5188, September 10, 1929; 5627, May 20, 1931; 5666, July 3, 1931; 5700, August 31, 1931; 6051, February 27, 1933; 6108, April 12, 1933; 6259, August 27, 1933; 6518, December 21, 1933; 6824, August 16, 1934; 7332, April 3, 1936; 7369, May 13, 1936; 7636, June 17, 1937; 7648, June 28, 1937; 7736, November 6, 1937; 7796, January 21, 1938; 7823, February 25, 1938; 7896, May 24, 1938; 7944, August 4, 1938; 8390, April 11, 1940; 8399, April 29, 1940; 8516, August 15, 1940; 8880, August 30, 1941; 9442, May 15, 1944; 9845, April 28, 1947; 10044, March 15, 1949; 10055, May 6, 1949; 10645, November 22, 1955.

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THE WHITE HOUSE, April 25, 1968.

AMENDING EXECUTIVE ORDER NO. 11248, PLACING CERTAIN POSITIONS IN LEVELS IV AND V OF THE FEDERAL EXECUTIVE SALARY SCHEDULE

By virtue of the authority vested in me by section 5317 of title 5 of the United States Code, as amended, Executive Order No. 11248 ¹ of October 10, 1965, as amended, is further amended as follows:

- 1. Section 1 of that Order, placing certain positions in level IV of the Federal Executive Salary Schedule, is amended:
- (a) by deleting "(3) Special Assistant to the Secretary (Food-For-Peace Program), State Department", and inserting in lieu thereof "(3) Administrator, Social and Rehabilitation Service, Department of Health, Education, and Welfare";
- (b) by deleting "(4) Executive Secretary, President's Commission on Law Enforcement and Administration of Justice", and inserting in lieu thereof "(4) Administrator, National Institutes of Health, Department of Health, Education, and Welfare"; and
 - (c) by adding thereto the following:
- (8) Administrator, Health Services and Mental Health Administration, Department of Health, Education, and Welfare.
 - (9) Executive Director, Cabinet Committee on Price Stability.
- 2. Section 2 of that Order, placing certain positions in level V of the Federal Executive Salary Schedule, is amended by deleting "(15) Administrator, Social and Rehabilitation Service, Department of Health, Education, and Welfare", and inserting in lieu thereof "(15) Deputy Administrator, Health Services and Mental Health Administration, Department of Health, Education, and Welfare."

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THE WHITE HOUSE, April 29, 1968.

Executive Order 11410

AMENDING EXECUTIVE ORDER NO. 11183, ESTABLISHING THE PRESIDENT'S COMMISSION ON WHITE HOUSE FELLOWSHIPS

By virtue of the authority vested in me as President of the United States, Executive Order No. 11183 of October 3, 1964, is amended by

¹ 30 F.R. 12999; 3 CFR, 1964-65 Comp., p. 349.

¹ 3 CFR, 1964–65 Comp., p. 256; 29 F.R. 13633.

substituting for the last sentence of subsection (a) of section 1 thereof the following: "One of the members shall be designated by the President to serve as Chairman of the Commission."

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THE WHITE HOUSE, May 6, 1968.

Executive Order 11411

AMENDING EXECUTIVE ORDER NO. 11394, RELATING TO THE PRESIDENT'S COMMISSION FOR THE OBSERVANCE OF HUMAN RIGHTS YEAR 1968

By virtue of the authority vested in me as President of the United States, Executive Order No. 11394 of January 30, 1968, entitled "Establishing the President's Commission for the Observance of Human Rights Year 1968," is hereby amended by substituting for the words "ten other members to be appointed by the President from public or private life" in section 1(b) thereof the following: "such other members as the President may appoint from public or private life".

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THE WHITE HOUSE, May 13, 1968.

Executive Order 11412

ESTABLISHING A NATIONAL COMMISSION ON THE CAUSES AND PREVENTION OF VIOLENCE

By virtue of the authority vested in me as President of the United States, it is ordered as follows:

Section 1. Establishment of the Commission. (a) There is hereby established a National Commission on the Causes and Prevention of Violence (hereinafter referred to as the "Commission").

(b) The Commission shall be composed of:

Dr. Milton Eisenhower, Chairman Congressman Hale Boggs Archbishop Terence J. Cooke Ambassador Patricia Harris Senator Philip A. Hart Judge A. Leon Higginhotham

¹33 F.R. 2429.

Eric Hoffer Senator Roman Hruska Albert E. Jenner, Jr. Congressman William M. McCullocb

The President from time to time may appoint additional members to the Commission, and may designate additional officers thereof.

- Sec. 2. Functions of the Commission. The Commission shall investigate and make recommendations with respect to:
- (a) The causes and prevention of lawless acts of violence in our society, including assassination, murder and assault;
- (b) The causes and prevention of disrespect for law and order, of disrespect for public officials, and of violent disruptions of public order by individuals and groups; and
- (c) Such other matters as the President may place before the Commission.
- SEC. 3. Compensation of Members of the Commission. (a) Members of the Commission who are otherwise compensated by the United States for full-time service shall serve without compensation in addition to that received for their full-time service; but they shall be allowed travel expenses, including per diem in lieu of subsistence, as authorized by law.
- (b) Other Members of the Commission shall receive compensation in accordance with law when engaged in the actual performance of duties vested in the Commission. In addition they shall be allowed travel expenses, including per diem in lieu of subsistence, as authorized by 5 U.S.C. 5703, for persons in the Government service employed intermittently.
- Sec. 4. Staff of the Commission. (a) The Commission shall have an Executive Director, appointed by the President, who shall receive such compensation as may be directed by the President in accordance with law.
- (b) The Commission is authorized to appoint such additional personnel as it deems necessary, to fix their compensation in accordance with law, and to obtain services in accordance with the provisions of 5 U.S.C. 3109.
- Sec. 5. Cooperation by Executive Departments and Agencies. (a) The Commission, acting through its Chairman, is authorized to request from any executive department or agency any information and assistance deemed necessary to carry out its functions under this Order. Each department or agency is directed, to the extent permitted by law and within the limits of available funds, to furnish information and assistance to the Commission.
- (b) The General Services Administration shall provide administrative services for the Commission.
- Sec. 6. Report and Termination. The Commission shall present its report and recommendations as soon as practicable, but not later than

one year from the date of this Order. The Commission shall terminate thirty days following the submission of its final report or one year from the date of this Order, whichever is earlier.

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THE WHITE HOUSE, June 10, 1968.

Executive Order 11413

ADJUSTING RATES OF PAY FOR CERTAIN STATUTORY SCHEDULES

By virtue of the authority vested in me by section 212 of the Federal Salary Act of 1967 (Public Law 90-206, 81 Stat. 634), and after seeking the views of employee organizations as provided therein, it is hereby ordered as follows:

General Schedule

SECTION 1. (a) The rates of basic pay in the General Schedule contained in section 5332(a) of title 5, United States Code, are adjusted as follows:

"Grade				Anı	nual rates	and ste	ps			
	1	2	3	4	5	6	7	8	9	10
"GS-1	4, 231 4, 600 5, 145 5, 732 6, 321 6, 981 7, 699 8, 462 9, 297 10, 203 12, 174 14, 409 16, 946 19, 780 22, 835 26, 264	\$4, 019 4, 372 4, 753 5, 316 5, 924 6, 532 7, 214 7, 956 8, 744 10, 543 12, 580 14, 889 17, 511 20, 439 23, 596 27, 139	\$4, 149 4, 513 4, 907 5, 487 6, 115 7, 447 8, 213 7, 447 8, 213 9, 917 10, 883 10, 098 15, 369 18, 076 24, 357 *28, 014	\$4, 279 4, 655 5, 060 5, 658 6, 307 7, 680 8, 470 11, 227 11, 233 13, 392 15, 849 18, 641 25, 118 *28, 889	\$4, 408 4, 796 5, 214 5, 829 6, 498 7, 166 7, 913 8, 727 11, 563 13, 798 16, 329 19, 206 25, 879 *29, 764	\$4, 538 4, 937 5, 367 6, 690 7, 377 8, 146 8, 984 9, 847 11, 903 14, 204 16, 809 19, 717 23, 075 26, 640	\$4, 668 5, 678 6, 171 6, 881 7, 588 8, 379 9, 241 10, 154 11, 157 11, 243 14, 610 17, 289 20, 336 23, 734 27, 401	\$4, 798 5, 219 5, 674 6, 342 7, 073 8, 612 9, 498 11, 467 12, 53 15, 016 17, 769 20, 901 24, 303 *28, 162	\$4, 928 5, 360 5, 828 6, 513 7, 265 9, 755 9, 755 11, 777 12, 923 11, 422 18, 249 21, 462 25, 052 *28, 923	\$5, 057 5, 501 5, 981 6, 684 7, 456 8, 221 9, 078 10, 012 11, 000 12, 087 13, 263 15, 828 18, 729 22, 711

"GENERAL SCHEDULE

- (b) Except as provided in section 5303 of title 5, United States Code, the rates of basic pay of officers and employees to whom the General Schedule set forth in this section applies shall be initially adjusted as of the effective date of this order as follows:
- (1) If the officer or employee is receiving basic pay immediately prior to the effective date of this order at one of the rates of a grade in the General Schedule, he shall receive a rate of basic pay at the corresponding rate in effect on or after such date.
- (2) If the officer or employee is receiving basic pay immediately prior to the effective date of this order at a rate between two rates of

[&]quot;The salary for employees at these rates is limited by section 216 of the Federal Salary Act of 1967 to the rate for level V of the Executive Schedule (as of the effective date of this salary adjustment, \$28,000)."

a grade in the General Schedule, he shall receive a rate of basic pay at the higher of the two corresponding rates in effect on and after such date.

- (3) If the officer or employee is receiving basic pay immediately prior to the effective date of this order at a rate in excess of the maximum rate for his grade, he shall receive his existing rate of basic pay increased by the amount of increase made by this section in the maximum rate for his grade.
- (4) If the officer or employee, immediately prior to the effective date of this order, is receiving, pursuant to section 2(b)(4) of the Federal Employees Salary Increase Act of 1955, an existing aggregate rate of pay determined under section 208(b) of the Act of September 1, 1954 (68 Stat. 1111), plus subsequent increases authorized by law, he shall receive an aggregate rate of pay equal to the sum of his existing aggregate rate of pay on the day preceding the effective date of this order, plus the amount of increase made by this section in the maximum rate of his grade, until (i) he leaves his position, or (ii) he is entitled to receive aggregate pay at a higher rate by reason of the operation of any provision of law; but, when such position becomes vacant, the aggregate rate of pay of any subsequent appointee thereto shall be fixed in accordance with applicable provisions of law. Subject to clauses (i) and (ii) of the immediately preceding sentence of this paragraph, the amount of the increase provided by this section shall be held and considered for the purposes of section 208(b) of the Act of September 1, 1954, to constitute a part of the existing rate of pay of the employee.

Schedules for the Department of Medicine and Surgery of the \vec{V} eterans' Administration

Sec. 2. The schedules contained in section 4107 of title 38, United States Code, for certain positions within the Department of Medicine and Surgery of the Veterans' Administration, are adjusted as follows:

"Section 4103 Schedule

"Assistant Chief Medical Director, \$30,239*.

"Medical Director, \$26,264 minimum to \$29,764* maximum.

"Director of Nursing Service, \$19,780 minimum to \$25,711 maximum.

"Director of Chaplain Service, \$19,780 minimum to \$25,711 maximum.

"Chief Pharmacist, \$19,780 minimum to 25,711 maximum. "Chief Dietitian, \$19,780 minimum to \$25,711 maximum.

"Physician and Dentist Schedule

"Nurse Schedule

[&]quot;*The salary for employees at these rates is limited by section 216 of the Federal Salary Act of 1967 to the rate for level V of the Executive Schedule (as of the effective date of this salary adjustment, \$28,000)."

[&]quot;Director grade, \$22,835 minimum to \$28,923* maximum.

[&]quot;Executive grade, \$21,223 minimum to \$27,586 maximum. "Chief grade, \$19,780 minimum to \$25,711 maximum.

[&]quot;Senior grade, \$16,946 minimum to \$22,031 maximum.

[&]quot;Intermediate grade, \$14,409 minimum to \$18,729 maximum.

[&]quot;Full grade, \$12,174 minimum to \$15,828 maximum.

[&]quot;Associate grade, \$10,203 minimum to \$13,263 maximum.

[&]quot;Assistant Director grade, \$16,946 minimum to \$22,031 maximum.

[&]quot;Chief grade, \$14,409 minimum to \$18,729 maximum.

"Senior grade, \$12,174 minimum to \$15,828 maximum.

"Intermediate grade, \$10,203 minimum to \$13,263 maximum.

"Full grade, \$8,462 minimum to \$11,000 maximum.

"Associate grade, \$7,330 minimum to \$9,526 maximum. "Junior grade, \$6,321 minimum to \$8,221 maximum.

"*The salary for employees at these rates is limited by section 216 of the Federal Salary Act of 1967 to the rate for level V of the Executive Schedule (as of the effective date of this salary adjustment, \$28,000)."

Foreign Service Schedules

Sec. 3. (a) The per annum salaries of Foreign Service officers in the schedule contained in section 412 of the Foreign Service Act of 1946, as amended (22 U.S.C. 867), are adjusted as follows:

"Class 1 "Class 2 "Class 3 "Class 4 "Class 5 "Class 5 "Class 7 "Class 7 "Class 7 "Class 8 "Cl	22, 376 17, 943 14, 409 11, 762 9, 721 8, 153	*\$29, 110 23, 122 18, 541 14, 889 12, 154 10, 045 8, 425 7, 214	*\$30, 239 23, 868 19, 139 15, 369 12, 546 10, 369 8, 697 7, 447	\$24, 614 19, 737 15, 849 12, 938 10, 693 8, 969 7, 680	\$25, 360 20, 335 16, 329 13, 330 11, 017 9, 241 7, 913	\$26, 106 20, 933 16, 809 13, 722 11, 341 9, 513 8, 146	\$26, 852 21, 531 17, 289 14, 114 11, 665 9, 785 8, 379
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"The salary for employees at these rates is limited by section 216 of the Federal Salary Act of 1967 to the rate for level V of the Executive Schedule (as of the effective date of this salary adjustment, \$28,000)."

(b) The per annum salaries of staff officers and employees in the schedule contained in section 415 of the Foreign Service Act of 1946, as amended (22 U.S.C. 870(a)), are adjusted as follows:

"Class 1	\$17,943	\$18, 541	\$19, 139	\$19, 737	\$20, 335	\$20, 933	\$21,531	\$22, 129	\$22,727	\$23, 325	
"Class 2	14, 409	14, 889	15, 369	15, 849	16, 329	16, 809	17, 289	17, 769	18, 249	18, 729	
"Class 3	11, 762	12, 154	12, 546	12, 938	13, 330	13, 722	14, 114	14, 506	14, 898	15, 290	
"Class 4	9, 721	10, 045	10, 369	10,693	11, 017	11, 341	11, 665	11, 989	12, 313	12, 637	
"Class 5	8, 718	9,009	9, 300	9, 591	9, 882	10, 173	10, 464	10, 755	11,046	11, 337	
"Class 6	7, 823	8, 084	8, 345	8,606	8, 867	9, 128	9, 389	9, 650	9, 911	10, 172	
"Class 7	7, 112	7, 349	7, 586	7,823	8,060	8, 297	8, 534	8,770	9, 007	9, 244	
"Class 8	6, 309	6, 519	6, 729	6, 939	7. 149	7, 359	7, 569	7, 780	7, 990	8, 200	
"Class 9	5, 742	5, 934	6, 125	6, 317	6, 509	6, 700	6, 892	7, 083	7, 275	7, 466	
"Ciass 10	5, 145	5, 316	5, 487	5, 658	5, 829	6,000	6, 171	6, 342	6,513	6, 684.	,
	•	•	•	•	•	•			•	•	

Salary Limitation

Sec. 4. In accordance with section 216 of the Federal Salary Act of 1967 (Public Law 90–206, 81 Stat. 638), and notwithstanding the adjustments effected by sections 1, 2, and 3 of this order, no salary rate shall be paid which is in excess of the rate for level V of the Executive Schedule in section 5316 of title 5, United States Code. If the rate for level V is increased during the period the adjustments effected by sections 1, 2, and 3 are in effect, the new higher rate for level V or the appropriate rate as shown in the schedules, whichever is the lesser, shall automatically become effective.

$Effective\ Date$

SEC. 5. This order shall become effective on the first day of the first pay period beginning on or after July 1, 1968.

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THE WHITE HOUSE, June 11, 1968.

ADJUSTING THE RATES OF MONTHLY BASIC PAY FOR MEMBERS OF THE UNIFORMED SERVICES

By virtue of the authority vested in me as President of the United States and as Commander in Chief of the armed forces of the United States, and in accordance with section 8 of the Act of December 16, 1967, Public Law 90-207 (81 Stat. 654), the rates of monthly basic pay for members of the uniformed services within each pay grade are, effective on July 1, 1968, adjusted upwards as set forth in the following tables:

COMMISSIONED OFFICERS

Dan Guada	Years of service computed under section 205						
Pay Grade	2 or less	Over 2	Over 3	Over 4			
O-10 ¹	\$1, 607, 70	\$1, 664, 40	\$1, 664, 40	\$1, 664, 40			
0~9	1, 425, 00	1, 462, 20	1, 493, 70	1, 493, 70			
Q- <u>8</u>	1, 290, 60	1, 329, 30	1, 360, 80	1, 360. 80			
0-7	1, 072, 20	1, 145, 40	1, 145, 40	1, 145, 40			
0-6	794, 40	873.30	930, 30	930, 30			
0-5	635.40	746.70	797, 70	797.70			
0-4	536, 10	652. 20	696, 30	696. 30			
O–3 ² :	498, 30	556, 80	594. 60	658. 50			
0-2 2	399.30	474.30	569. 70	588, 60			
0-1 2	343, 20	379.80	474.30	474. 30			

COMMISSIONED OFFICERS

Description of the second	Years of service computed under section 205						
Pay Grade	Over 6	Over 8	Over 10	Over 12			
O-10 ¹ .	\$1, 664, 40	\$1, 728, 00	\$1, 728, 00	\$1, 860, 60			
0-9	1, 493, 70	1, 531, 20	1, 531, 20	1, 594, 80			
0-8	1, 360, 80	1, 462, 20	1, 462, 20	1, 531, 20			
0-7	1, 196, 40	1, 196, 40	1, 265, 70	1, 265, 70			
O-6	930, 30	930, 30	930, 30	930. 30			
0-5	797. 70	797. 70	822, 60	866, 40			
0-4	708, 60	740, 40	790, 80	835, 20			
O-3 2	689, 70	714, 90	753, 30	790, 80			
O-2 2	600. 90	600, 90	600, 90	600, 90			
0-1 2	474, 30	474. 30	474. 30	474.30			

COMMISSIONED OFFICERS

Don Cond.	Years of service computed under section 205						
Pay Grade	Over 14	Over 16	Over 18	Over 20			
O-10 ¹	\$1,860.60	\$1, 993. 80	\$1, 993, 80	\$2, 126, 70			
Õ-9	1, 594, 80	1, 728, 00	1, 728, 00	1, 860, 60			
O-8	1, 531, 20	1, 594, 80	1, 664, 40	1, 728, 00			
Ö-7	1, 329, 30	1, 462, 20	1, 563.00	1, 563, 00			
0-6	962. 10	1, 113, 90	1, 170. 90	1, 196, 40			
O-5	924. 30	993. 60	1, 050. 60	1, 082, 10			
0-4	873, 30	911. 40	936. 90	936.90			
O-3 2	810, 00	810.00	810.00	810.00			
O-2 2	600, 90	600. 90	600. 90	600.90			
O-1 2	474. 30	474, 30	474. 30	474. 30			

¹ While serving as Chairman of the Joint Chiefs of Staff, Chief of Staff of the Army, Chief of Naval Operations, Chief of Staff of the Air Force, or Commandant of the Marine Corps, basic pay for this grade is \$2,493.00 regardless of cumulative years of service computed under section 205 of this title.

² Does not apply to commissioned officers who have been credited with over 4 years' active service as enlisted members.

COMMISSIONED OFFICERS

n	Years of service	computed under	section 205
Pay Grade —	Over 22	Over 26	Over 30
0-101	\$2, 126, 70	\$2, 259, 60	\$2, 259. 60
0-9	1, 860, 60	1, 993. 80	1, 993, 80
D-8	1, 797, 60	1, 797, 60	1, 797. 60
0-7	1, 563, 00	1, 563, 00	1, 563. 60
0-6	1, 265, 70	1, 373, 10	1, 373. 1
)-5	1, 120, 20	1, 120. 20	1, 120. 2
)-4	936, 90	936, 90	936.9
)-3'1	810.00	810.00	810. 0
)-2 1	600. 90	600. 90	600.9
)-1 2	474. 30	474. 30	474. 3

¹ While serving as Chairman of the Joint Chiefs of Staff, Chief of Staff of the Army, Chief of Naval Operations, Chief of Staff of the Air Force, or Commandant of the Marine Corps, basic pay for this grade is \$2,493.00 regardless of cumulative years of service computed under section 265 of this title.
¹ Does not apply to commissioned officers who have been credited with over 4 years' active service as enlisted members.

COMMISSIONED OFFICERS WHO HAVE BEEN CREDITED WITH OVER 4 YEARS' ACTIVE SERVICE AS ENLISTED MEMBERS

D. C. J.	Years of service computed under section 205							
Pay Grade	Over 4	Over 6	Over 8	Over 10	Over 12			
0-3	588, 60	\$689. 70 600. 90 506. 40	\$714. 90 620, 10 525, 30	\$753. 30 652. 20 544. 20	\$790, 80 677, 40 563, 10			

COMMISSIONED OFFICERS WHO HAVE BEEN CREDITED WITH OVER 4 YEARS' ACTIVE SERVICE AS ENLISTED
MEMBERS

Years of service computed under section 20						
14	Over 16	Over 18	Over 20			
96. 30	\$822. 60 696. 30	\$822. 60 696. 30	\$822, 60 696, 30 588, 60			
	22, 60 96, 30 88, 60	22. 60 \$822. 60 96. 30 696. 30	22. 60 \$822. 60 \$822. 60 96. 30 696. 30 696. 30			

COMMISSIONED OFFICERS WHO HAVE BEEN CREDITED WITH OVER 4 YEARS' ACTIVE SERVICE AS ENLISTED MEMBERS

Day Cards	Years of service	computed under	r section 205
Pay Grade	Over 22	Over 26	Over 30
0-3. 0-2. 0-1.	\$822, 60 696, 30 588, 60	\$822, 60 696, 30 588, 60	\$822, 60 696, 30 588, 60

WARRANT OFFICERS

Par Cardo	Years of service computed under section 205						
Pay Grade	2 or iess	Over 2	Over 3	Over 4	Over 6		
W-4. W-3. W-2. W-1.	461. 10	\$544, 20 506, 40 436, 80 386, 10	\$544. 20 500. 40 436. 80 386. 10	\$556, 80 506, 40 449, 40 417, 90	\$582.00 512.70 474.30 436.80		

WARBANT OFFICERS

Pay Grade -	Years of service computed under section 2						
ray Grade	Over 8	Over 10	Over 12	Over 14	Over 16		
W-4 W-3	\$607. 50 550, 20	\$632. 70 582. 60	\$677. 40 600. 90	\$708. 60 620. 10	\$734. 10 638. 70		

Pay Grade -	Years of service computed under section 205				
	Over 8	Over 10	Over 12	Over 14	Over 16
W-2	500. 40	519.30	537. 90	556. 80	576.00
W-1	455. 70	474. 30	493, 80	512. 70	531. 60
Warrant Of	PICERS				
Pay Grade	Years of service computed under section 205				
ray Grade	Over 18	Over 20	Over 22	Over 26	Over 30
₩-4		\$778. 20	\$804.00	\$866. 40	\$866. 40
W-3	658. 50	683. 70	708. 60	734. 10	734. 10
W-2	594.60	613. 50	638. 70	638. 70	638. 70
W-1	550. 20	569. 70	569. 70	569. 70	569. 70
Enlisted Me	MBERS				
Pay Grade	Years of service computed under section 205				
ray Grade	2 or less	Over 2	Over 3	Over 4	Over 6
E-9 1					
E-8E-7	\$303.90	\$364. 20	\$377.70	\$391, 20	\$404, 40
E-6.	261, 90	318, 00	331, 20	344. 70	358. 20
E-5	226. 20	278, 70	291, 90	304, 80	324, 90
	190. 20	238. 50		271.50	
E-4	190. 20	200.00	251. 70	271.00	285.00
E-3	137. 70	192, 00	205. 50	218. 70	218. 70
E-2	113. 40	159. 00	159.00	159, 00	159.00
E-1 E-1 (under 4 months)	109. 50 102. 30	145. 50	145. 50	145, 50	145. 50
Enlisted Mem	BERS				
	Years of service computed under section 205				
Pay Grade	Over 8	Over 10	Over 12	Over 14	Over 1
E-9 1		\$576.30	\$589. 50	\$603.30	\$616.50
E-8	\$483.60	497. 10	510. 30	523. 80	537. 0
E-7.		430. 50	444. 30	464, 10	477. 3
E-6		384. 60	404. 40	417. 30	430. 5
E-5.		351, 30	364. 20	371. 10	371. 1
E-4		285. 00	285, 00	285. 00	285, 0
E-3.		218. 70	218. 70	218, 70	218, 7
E-2		159. 00	159.00	159.00	159. 0
E-1		145. 50	145. 50	145, 50	145. 5
Enlisted Mem	BERS				
	Years	of service	computed	under sec	tion 205
Pay Grade	Over 18	Over 20	Over 22	Over 26	Over 3
E-9 1	\$630.00	\$642. 60	\$676. 50	\$742, 20	\$742. 2
E-8		563. 40	596. 70		663. 0
E-7.		497. 10	530. 40	596, 70	596, 7
E-6.		437. 40	437.40	437. 40	437. 4
E-5		371. 10	371. 10	371. 10	371. 1
E-U	285.00	285. 00	285. 00	285.00	285. 0
E-4 E-3	285.00	218. 70	218.70	218, 70	218. 7
	. 410.70				
T.9	150 00			TEO OO	159. 0
E-2.	159.00	159, 00	159, 00	159. 00 145. 50	14

While serving as Sergeant Major of the Army, Master Chief Petty Officer of the Navy, Chief Master Sergeant of the Air Force, or Sergeant Major of the Marine Corps, basic pay for this grade is \$902.40 regardless of cumulative years of service computed under section 205 of this title.

THE WHITE HOUSE, June 11, 1968.

RECONSTITUTING THE NATIONAL ADVISORY COMMITTEE ON THE SE-LECTION OF PHYSICIANS, DENTISTS, AND ALLIED SPECIALISTS AND THE HEALTH RESOURCES ADVISORY COMMITTEE

WHEREAS the Health Resources Advisory Committee was established on August 5, 1950, at the direction of the President, and has been in operation continuously since that date; and

WHEREAS, in conformity with section 4(j) of the Selective Service Act of 1948, as amended (now the Military Selective Service Act of 1967), the National Advisory Committee on the Selection of Physicians, Dentists, and Allied Specialists was established by Executive Order No. 10166 of October 4, 1950, as amended; and

WHEREAS, in view of the similarity of the health manpower advisory functions of the two committees, the members of the Health Resources Advisory Committee were also designated as members of the National Advisory Committee on the Selection of Physicians, Dentists, and Allied Specialists; and

WHEREAS that common membership was designed to avoid any duplication of functions and to minimize the opportunity for conflicting Federal policies or competing requirements with respect to the use of health manpower; and

WHEREAS that common membership arrangement was discontinued in 1961 and the two committees have had separate memberships since that time; and

WHEREAS, on the basis of experience under both arrangements, it has been determined that the purposes of the two committees can be better accomplished and the public interest would be better served if they share a common membership:

NOW, THEREFORE, by virtue of the authority vested in me by section 303 of the National Security Act of 1947, as amended, and section 4(j) of the Military Selective Service Act of 1967, it is ordered as follows:

- Section 1. (a) There is hereby established the National Advisory Committee on the Selection of Physicians, Dentists, and Allied Specialists, which shall be composed of such members as may be appointed by the President pursuant to section 3 of this order.
- (b) The Committee shall perform the functions prescribed by section 4(j) of the Military Selective Service Act of 1967, as amended.
- Sec. 2. (a) There is hereby established the National Health Resources Advisory Committee, which shall be composed of such members as may be appointed by the President pursuant to section 3 of this order.
- (b) The Committee shall advise the Director of the Office of Emergency Planning concerning the allocation, utilization, and administration of health resources, including manpower, material, and facilities under various mobilization situations and on problems of the nongovernmental health community relating to emergency preparedness.

In carrying out these advisory functions, the Committee shall provide advice to the Director concerning, among other things, improved utilization and conservation of health manpower, health manpower data collection and interchange systems, the impact of warlike emergencies on the health industry and health services, the national medical emergency stockpile programs, and the vulnerability of the health industry.

- SEC. 3. The Committees established by this order shall have a common membership consisting of twelve members to be appointed by the President from private life. The President shall designate one of those members to serve as chairman of both Committees. Such members shall, in conformity with section 4(j) of the Military Selective Service Act of 1967, as amended, be selected from among individuals who are outstanding in medicine, dentistry, and the sciences allied thereto.
- Sec. 4. (a) In carrying out their functions, the Committees shall, as appropriate, consult with the Director of Selective Service and such other officials and agencies as may be appropriate, including the Secretary of Defense and officials of the Departments of the Army, Navy, and Air Force, the Department of Labor, the Department of Health, Education, and Welfare, and the Office of Emergency Planning. The Director of Selective Service and the Director of the Office of Emergency Planning shall designate representatives from the Selective Service System and the Office of Emergency Planning, respectively, who shall attend all meetings of these Committees.
- (b) All executive departments and agencies shall cooperate with the Committees established by this order, and furnish them such available information as the Committees may need for the accomplishment of their functions.
- Sec. 5. The Selective Service System and the Office of Emergency Planning shall, under such arrangements as may be mutually agreed upon, provide administrative and staff support and defray the necessary expenses of the Committees established by this order, including the compensation of members thereof within the limits of applicable law. The Selective Service System shall, within the limits of applicable law, defray the necessary expenses of those State and local Committees which may, in conformity with section 4(j) of the Military Selective Service Act of 1967, as amended, be designated by the National Advisory Committee on the Selection of Physicians, Dentists, and Allied Specialists.

Sec. 6. In order to permit the establishment of a single membership for the two Committees, the appointment of present members of the two Committees shall expire as of the date of this order. Executive Order No. 10166 and Executive Order No. 10185 are hereby revoked.

hydrolylus --

THE WHITE House, June 24, 1968.

PLACING AN ADDITIONAL POSITION IN LEVEL V OF THE FEDERAL EXECUTIVE SALARY SCHEDULE

By virtue of the authority vested in me by section 5317 of title 5 of the United States Code, as amended, and as President of the United States, section 2 of Executive Order No. 11248 of October 10, 1965, as amended, is further amended by adding thereto the following:

(19) Assistant to the Deputy Secretary of Defense.

hydolfolus-

THE WHITE HOUSE, June 24, 1968.

Executive Order 11417

ADDING AN ASSISTANT SECRETARY OF COMMERCE TO THE MEMBERSHIP OF THE DEVELOPMENT LOAN COMMITTEE

By virtue of the authority vested in me by section 204 of the Foreign Assistance Act of 1961 (22 U.S.C. 2164) and as President of the United States, Executive Order No. 10973 of November 3, 1961, as amended, is hereby further amended by inserting in section 305, after the text "the Assistant Secretary of the Treasury dealing with international finance,", the following: "the Assistant Secretary of Commerce for Domestic and International Business,".

hyndodflusa...

THE WHITE HOUSE, July 24, 1968.

Executive Order 11418

EXTENDING THE LIFE OF THE PRESIDENT'S ADVISORY COUNCIL ON COST REDUCTION

By virtue of the authority vested in me as President of the United States, Executive Order No. 11353 of May 23, 1967, entitled "Establishing the President's Advisory Council on Cost Reduction," is hereby amended by striking from section 2(5) thereof the text "12 months after the effective date of this order" and inserting in lieu of the stricken text the following: "May 24, 1969".

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THE WHITE HOUSE, July 27, 1968.

RELATING TO TRADE AND OTHER TRANSACTIONS INVOLVING SOUTHERN RHODESIA

By virtue of the authority vested in me by the Constitution and laws of the United States, including section 5 of the United Nations Participation Act of 1945 (59 Stat. 620), as amended (22 U.S.C. 287c), and section 301 of Title 3 of the United States Code, and as President of the United States, and considering the measures which the Security Council of the United Nations by Security Council Resolution No. 253 adopted May 29, 1968, has decided upon pursuant to article 41 of the Charter of the United Nations, and which it has called upon all members of the United Nations, including the United States, to apply, it is hereby ordered:

Section 1. In addition to the prohibitions of section 1 of Executive Order No. 11322 of January 5, 1967, the following are prohibited effective immediately, notwithstanding any contracts entered into or licenses granted before the date of this Order:

- (a) Importation into the United States of any commodities or products originating in Southern Rhodesia and exported therefrom after May 29, 1968.
- (b) Any activities by any person subject to the jurisdiction of the United States which promote or are calculated to promote the export from Southern Rhodesia after May 29, 1968, of any commodities or products originating in Southern Rhodesia, and any dealings by any such person in any such commodities or products, including in particular any transfer of funds to Southern Rhodesia for the purposes of such activities or dealings; *Provided*, however, that the prohibition against the dealing in commodities or products exported from Southern Rhodesia shall not apply to any such commodities or products which, prior to the date of this Order, had been lawfully imported into the United States.
- (c) Carriage in vessels or aircraft of United States registration or under charter to any person subject to the jurisdiction of the United States of any commodities or products originating in Southern Rhodesia and exported therefrom after May 29, 1968.
- (d) Sale or supply by any person subject to the jurisdiction of the United States, or any other activities by any such person which promote or are calculated to promote the sale or supply, to any person or body in Southern Rhodesia or to any person or body for the purposes of any business carried on in or operated from Southern Rhodesia of any commodities or products. Such activities, including carriage in vessels or aircraft, may be authorized with respect to supplies intended strictly for medical purposes, educational equipment and material for use in schools and other educational institutions, publications, news material, and foodstuffs required by special humanitarian circumstances.
- (e) Carriage in vessels or aircraft of United States registration or under charter to any person subject to the jurisdiction of the United States of any commodities or products consigned to any person or

body in Southern Rhodesia, or to any person or body for the purposes of any business carried on in or operated from Southern Rhodesia.

- (f) Transfer by any person subject to the jurisdiction of the United States directly or indirectly to any person or body in Southern Rhodesia of any funds or other financial or economic resources. Payments exclusively for pensions, for strictly medical, humanitarian or educational purposes, for the provision of news material or for foodstuffs required by special humanitarian circumstances may be authorized.
- (g) Operation of any United States air carrier or aircraft owned or chartered by any person subject to the jurisdiction of the United States or of United States registration (i) to or from Southern Rhodesia or (ii) in coordination with any airline company constituted or aircraft registered in Southern Rhodesia.
- Sec. 2. The functions and responsibilities for the enforcement of the foregoing prohibitions, and of those prohibitions of Executive Order No. 11322 of January 5, 1967 specified below, are delegated as follows:
- (a) To the Secretary of Commerce, the function and responsibility of enforcement relating to—
- (i) the exportation from the United States of commodities and products other than those articles referred to in section 2(a) of Executive Order No. 11322 of January 5, 1967; and
- (ii) the carriage in vessels of any commodities or products the carriage of which is prohibited by section 1 of this Order or by section 1 of Executive Order No. 11322 of January 5, 1967.
- (b) To the Secretary of Transportation, the function and responsibility of enforcement relating to the operation of air carriers and aircraft and the carriage in aircraft of any commodities or products the carriage of which is prohibited by section 1 of this Order or by section 1 of Executive Order No. 11322 of January 5, 1967.
- (c) To the Secretary of the Treasury, the function and responsibility of enforcement to the extent not previously delegated in section 2 of Executive Order No. 11322 of January 5, 1967, and not delegated under subsections (a) and (b) of this section.
- Sec. 3. The Secretary of the Treasury, the Secretary of Commerce, and the Secretary of Transportation shall exercise any authority which such officer may have apart from the United Nations Participation Act of 1945 or this Order so as to give full effect to this Order and Security Council Resolution No. 253.
- Sec. 4. (a) In carrying out their respective functions and responsibilities under this Order, the Secretary of the Treasury, the Secretary of Commerce, and the Secretary of Transportation shall consult with the Secretary of State. Each such Secretary shall consult, as appropriate, with other government agencies and private persons.
- (b) Each such Secretary shall issue such regulations, licenses or other authorizations as he considers necessary to carry out the purposes of this Order and Security Council Resolution No. 253.

- Sec. 5. (a) The term "United States," as used in this Order in a geographical sense, means all territory subject to the jurisdiction of the United States.
- (b) The term "person" means an individual, partnership, association or other unincorporated body of individuals, or corporation.

Sec. 6. Executive Order No. 11322 of January 5, 1967, implementing United Nations Security Council Resolution No. 232 of December 16, 1966, shall continue in effect as modified by sections 2, 3, and 4 of this Order.

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THE WHITE HOUSE, July 29, 1968.

Executive Order 11420

ESTABLISHING THE EXPORT EXPANSION ADVISORY COMMITTEE

WHEREAS foreign trade is an essential and continuing element in sustaining the growth, strength, and prosperity of our economy, contributes to the improvement of our balance of payments, and fosters the long-term commercial interest of the United States; and

WHEREAS, on March 20, 1968, I requested the Congress to empower the Export-Import Bank of the United States to use up to \$500,000,000 of its loan, guarantee, and insurance authority to finance a broadened program to sell American goods in foreign markets; and

WHEREAS the Congress has authorized the Bank to extend loans, guarantees, and insurance which, in the judgment of the Board of Directors of the Bank, offer sufficient likelihood of repayment to justify the Bank's support in order to actively foster the foreign trade and long-term commercial interest of the United States; and

WHEREAS it is desirable and appropriate that guidance concerning the commercial interests and the balance of payments objectives of the United States be provided to the Board of Directors of the Bank in the use of such loan, guarantee, and insurance authority allocated to finance export expansion, and I have stated that I would establish an Export Expansion Advisory Committee to provide such guidance to the Board of Directors of the Bank:

NOW, THEREFORE, by virtue of the authority vested in me as President of the United States, it is ordered as follows:

Section 1. Establishment of Advisory Committee. (a) There is hereby established the Export Expansion Advisory Committee (hereinafter referred to as "the Committee").

(b) The Committee shall be composed of the following members: the Secretary of Commerce, who shall be Chairman of the Committee, the Secretary of the Treasury, the Secretary of State, and the President and Chairman of the Board of the Export-Import Bank of the United States.

Sec. 2. Functions of the Committee. The Committee shall review and make recommendations concerning applications and proposals for loans, guarantees, and insurance to be charged against allocations made to finance export expansion and shall provide guidance to the Board of Directors of the Bank concerning the use of such allocations with the view to fostering the foreign trade and long-term commercial interest of the United States.

SEC. 3. Construction. Nothing in this order shall be construed to abrogate, modify, or restrict any function vested by law in, or assigned pursuant to law to, any Federal agency or any officer thereof or to any Federal interagency council or committee. As used herein the term "any Federal agency" includes any executive department and any other executive agency.

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THE WHITE HOUSE, July 31, 1968.

Executive Order 11421

PLACING AN ADDITIONAL POSITION IN LEVEL V OF THE FEDERAL EXECUTIVE SALARY SCHEDULE

By virtue of the authority vested in me by section 5317 of title 5 of the United States Code, as amended, and as President of the United States, section 2 of Executive Order No. 11248 of October 10, 1965, as amended, is further amended by adding thereto the following:

(20) Deputy Assistant Secretary of Defense for Reserve Affairs.

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THE WHITE HOUSE, August 9, 1968.

Executive Order 11422 COOPERATIVE AREA MANPOWER PLANNING SYSTEM

WHEREAS Federal legislation enacted in recent years has established numerous manpower programs to improve the employability of disadvantaged, unemployed, and underemployed persons; and

WHEREAS administration of these manpower and related service programs requires extensive participation of State and local governments and nongovernment agencies; and

WHEREAS experience has demonstrated that close coordination of the operating programs at the local, State, and Federal levels is essential to their successful, effective, and economical implementation:

NOW, THEREFORE, by virtue of the authority vested in me by section 637 of the Economic Opportunity Act of 1964, as amended (42 U.S.C. 2979), and as President of the United States, it is ordered as follows:

- Section 1. *Policy*. (a) Cooperative planning and execution of manpower training and supportive manpower service programs is hereby established as the policy of the Federal Government.
- (b) Each Federal executive department or agency administering manpower training or supportive manpower service programs shall, to the extent consistent with law, carry out its programs and exercise its functions so as to further the policy herein enunciated.
- Sec. 2. The Cooperative Area Manpower Planning System. (a) The Cooperative Area Manpower Planning System (hereinafter referred to as CAMPS) is hereby recognized as a primary instrument for carrying out the policy stated in section 1 above.
- (b) The Departments of Labor; Health, Education, and Welfare; Commerce; Housing and Urban Development; Agriculture; and the Interior; the Office of Economic Opportunity; and the Civil Service Commission, together with their affiliated organizations and such additional Federal executive departments and agencies as may be mutually agreed upon by them, shall participate in CAMPS for the purposes of cooperatively planning and executing manpower programs and supportive manpower service programs in urban and rural areas.
- (c) Each department and agency included in CAMPS shall participate in manpower coordinating committees at the national and regional levels. The Secretary of Labor shall designate the chairmen of such committees. To the extent practical and necessary, each such department and agency shall also participate, either directly or through affiliated State, local, or nongovernmental organizations with which it maintains grant-in-aid or contractual relationships, in cooperative manpower planning at State and area levels.
- (d) To the extent consistent with law, each department or agency included in CAMPS shall carry out its responsibilities with respect to Federal assistance, State and local planning, and utilization of resources so as to further the purposes of this order.
- Sec. 3. Administrative services. In compliance with provisions of applicable law, and as necessary to effectuate the purposes of this order, the Department of Labor shall provide or arrange for administrative services and staff support for all CAMPS coordinating committees, and each Federal department or agency participating in CAMPS shall furnish such information and other assistance as may be necessary and available.

Sec. 4. Construction. Nothing in this order shall be construed as subjecting any Federal department or agency or the head thereof, or any function vested by law in or assigned pursuant to law to any such department, agency, or head, to the authority of any other department, agency, or head.

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THE WHITE HOUSE, August 15, 1968.

Executive Order 11423

PROVIDING FOR THE PERFORMANCE OF CERTAIN FUNCTIONS HERE-TOFORE PERFORMED BY THE PRESIDENT WITH RESPECT TO CERTAIN FACILITIES CONSTRUCTED AND MAINTAINED ON THE BORDERS OF THE UNITED STATES

WHEREAS the proper conduct of the foreign relations of the United States requires that executive permission be obtained for the construction and maintenance at the borders of the United States of facilities connecting the United States with a foreign country; and

WHEREAS such executive permission has from time to time been sought and granted in the form of Presidential permits for the construction, connection, operation, and maintenance at the borders of the United States of such border crossing facilities as water supply and oil pipelines, aerial tramways and cable cars, submarine cables, and lines for the transmission of electric energy; and

WHEREAS Executive Order No. 10485 of September 3, 1953, empowers the Federal Power Commission to issue permits for the construction, operation, maintenance, or connection, at the borders of the United States, of facilities for the transmission of electric energy between the United States and a foreign country and for the importation or exportation of natural gas to or from a foreign country; and

WHEREAS Executive Order No. 10530 of May 10, 1954, empowers the Federal Communications Commission to issue and revoke licenses to land submarine cables in the United States; and

WHEREAS it is desirable to provide a systematic method in connection with the issuance of permits for the construction and maintenance of other such facilities connecting the United States with a foreign country:

NOW, THEREFORE, by virtue of the authority vested in me as President of the United States and Commander in Chief of the Armed Forces of the United States and in conformity with the provisions of Section 301 of Title 3, United States Code, it is ordered as follows:

SECTION 1. (a) Except with respect to facilities covered by Executive Orders No. 10485 and No. 10530, the Secretary of State is hereby designated and empowered to receive all applications for permits for

- the construction, connection, operation, or maintenance, at the borders of the United States, of: (i) pipelines, conveyor belts, and similar facilities for the exportation or importation of petroleum, petroleum products, coal, minerals, or other products to or from a foreign country; (ii) facilities for the exportation or importation of water or sewage to or from a foreign country; (iii) monorails, aerial cable cars, aerial tramways and similar facilities for the transportation of persons or things, or both, to or from a foreign country; and (iv) bridges, to the extent that congressional authorization is not required.
- (b) With respect to applications received pursuant to subsection (a) (i) above, the Secretary of State shall request the views of the Secretary of the Treasury, the Secretary of Defense, the Attorney General, the Secretary of the Interior, the Secretary of Commerce, the Secretary of Transportation, the Interstate Commerce Commission, and the Director of the Office of Emergency Planning. With respect to applications received pursuant to subsection (a) (ii) above, the Secretary of State shall request the views of the Secretary of Defense and the Secretary of the Interior. With respect to applications received pursuant to subsection (a) (iii) or (iv) above, the Secretary of State shall request the views of the Secretary of the Treasury, the Secretary of Defense, the Attorney General, and the Secretary of Transportation.
- (c) The Secretary of State may also consult with such other department and agency heads and with such state and local government officials as he deems appropriate with respect to each application. All federal government officials consulted by the Secretary of State pursuant to this section shall provide such information and render such assistance as he may request, consistent with their competence and authority.
- (d) If the Secretary of State finds, after consideration of the views obtained pursuant to subsections (b) and (c), that issuance of a permit to the applicant would serve the national interest, he shall prepare a permit, in such form and with such terms and conditions as the national interest may in his judgment require, and shall notify the officials required to be consulted under subsection (b) above of his proposed determination that the permit be issued.
- (e) If the Secretary of State finds, after consideration of the views obtained pursuant to subsections (b) and (c), that issuance of a permit to the applicant would not serve the national interest, he shall notify the officials required to be consulted under subsection (b) above of his proposed determination that the application be denied.
- (f) The Secretary of State shall issue or deny the permit in accordance with his proposed determination unless, within fifteen days after notification pursuant to subsection (d) or (e) above, an official required to be consulted under subsection (b) above shall notify the Secretary of State that he disagrees with the Secretary's proposed determination and requests the Secretary to refer the application to the President. In the event of such a request, the Secretary of State

shall refer the application, together with statements of the views of the several officials involved, to the President for his consideration and final decision.

- SEC. 2. (a) The Secretary of State may provide for the publication in the Federal Register of notice of receipt of applications, for the receipt of public comments on applications, and for publication in the Federal Register of notice of issuance or denial of applications.
- (b) The Secretary of State is authorized to issue such further rules and regulations, and to prescribe such further procedures, as he may from time to time deem necessary or desirable for the exercise of the authority conferred upon him by this order.
- Sec. 3. The authority of the Secretary of State hereunder is supplemental to, and does not supersede, existing authorities or delegations relating to importation, exportation, transmission, or transportation to or from a foreign country. All permits heretofore issued with respect to matters described in Section 1 of this order, and in force at the time of issuance of this order, and all permits issued hereunder, shall remain in effect in accordance with their terms unless and until modified, amended, suspended, or revoked by the President or, upon compliance with the procedures provided for in this order, by the Secretary of State.

The White House, August 16, 1968.

Executive Order 11424

AMENDING EXECUTIVE ORDER NO. 11157 AS IT RELATES TO INCENTIVE PAY FOR HAZARDOUS DUTY INVOLVING AERIAL FLIGHT

By virtue of the authority vested in me by section 301 (a) and (f) of title 37, United States Code, and as President of the United States and Commander in Chief of the armed forces of the United States, section 101 of Executive Order No. 11157 of June 22, 1964, is amended to read as follows:

"Sec. 101. For the purposes of these regulations:

"(a) The term 'aerial flight' shall be construed to mean flight in an aircraft, glider, or spacecraft; and a flight shall be deemed to begin when the aircraft, glider, or spacecraft takes off from rest at any point of support located on the surface of the earth and to terminate when it next comes to a complete stop at a point of support located on the surface of the earth.

¹3 CFR, 1964-1965 Comp., p. 200; 29 F.R. 7973.

"(b) The term 'aviation accident' shall be construed to mean an accident in which a member who is required to participate frequently and regularly in aerial flight is injured or otherwise incapacitated as the result, as attested by the appropriate medical authority of the uniformed service concerned, of (1) jumping from, being thrown from, or being struck by, an aircraft, glider, or spacecraft, or any part or auxiliary thereof, or (2) participation in any duly authorized aerial flight or other aircraft, glider, or spacecraft operations."

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THE WHITE HOUSE, August 29, 1968.

Executive Order 11425 STUDY OF UNITED STATES FOREIGN TRADE POLICY

WHEREAS I have directed the Special Representative for Trade Negotiations to conduct a long-range study of United States foreign trade policy (hereinafter referred to as "the study") and to recommend to me such legislative and other measures as may be required;

WHEREAS the policies undertaken as a result of the study will have a significant impact upon the economy as well as upon the international relations of the United States; and

WHEREAS the study will benefit from the views and recommendations of Members of the Congress, representatives of various sectors of the economy of the United States, and other interested agencies of the United States Government:

NOW, THEREFORE, by virtue of the authority vested in me as President of the United States, it is ordered as follows:

Section 1. Preparation of study. (a) In conducting the study and in preparing his final recommendations to the President, the Special Representative for Trade Negotiations (hereinafter referred to as the "Special Representative") shall consider the views and recommendations of Members of the Congress, of the Public Advisory Committee on Trade Policy, and of other interested agencies of the United States Government concerning the future nature and direction of United States foreign trade policy.

(b) The Special Representative shall determine the most effective ways and means of obtaining such views and recommendations in order to render them as useful to the study as possible.

SEC. 2. Views of Members of Congress. For purposes of the study, the Special Representative shall review and consider the hearings on foreign trade held by various committees of the House of Representatives and the Senate during the 90th Congress, and shall seek the views and recommendations of the members of the committees of the House of Representatives and the Senate concerned with trade policy.

- Sec. 3. Public Advisory Committee on Trade Policy. (a) For purposes of the study, there is hereby established a committee to be known as the Public Advisory Committee on Trade Policy, which shall furnish its views and recommendations to the Special Representative.
- (b) The Committee shall be composed of not more than 35 members who shall be designated by the President from among appropriately qualified citizens of the United States outside the United States Government, who shall be representative of various sectors of the economy of the United States, and who shall serve without compensation from the United States Government.
- (c) The Committee shall meet upon the request of the Special Representative.
- Sec. 4. Participation by other agencies. (a) For purposes of the study, the Departments of Agriculture, Commerce, Defense, Interior, Labor, State, and Treasury, and such other agencies as the Special Representative may from time to time call upon, shall furnish views and recommendations to him.
- (b) In addition, the agencies referred to in subsection (a) shall, at the request of the Special Representative, assist him in the preparation of the study by all appropriate means.
- Sec. 5. Applicability of Executive Order No. 11007. (a) The provisions of sections 4, 6(a), 6(b), 6(c), and 6(f) of Executive Order No. 11007 of February 26, 1962, which prescribes regulations for the formation and use of advisory committees, are hereby adapted and made applicable to the Public Advisory Committee on Trade Policy established by section 3 of this Order.
- (b) The Special Representative shall be responsible for assuring compliance with the provisions of Executive Order No. 11007 referred to in subsection (a) in relation to that Committee, and he is authorized to exercise the authority contained in section 6(f) of that Order and to prescribe such additional regulations with respect to that Committee as he may deem necessary.
- Sec. 6. Prior body and orders. The Public Advisory Committee for Trade Negotiations is hereby abolished, and Executive Order No. 11143 of March 2, 1964, and Executive Order No. 11159 of June 23, 1964, are hereby revoked.

THE WHITE HOUSE, August 30, 1968.

Executive Order 11426

FEDERAL-STATE LIAISON AND COOPERATION

WHEREAS, at a meeting of the Cabinet on February 25, 1965, I designated the Director of the Office of Emergency Planning to serve

as liaison with the Governors of the fifty States for the purpose of establishing and maintaining better understanding, increased cooperation, and improving the lines of communication between the President and State governors and between the executive agencies of the Federal Government and State governments; and

WHEREAS, the Director of the Office of Emergency Planning was designated because his office, through its national office and regional offices, is in constant contact with the State governors with respect to cooperative programs dealing with continuity of government, mobilization of resources, and Federal assistance in major natural disasters; and

WHEREAS, this function assigned to the Office of Emergency Planning has been performed for more than three years without the employment of any additional personnel, and has significantly advanced Federal-State relations, contributing to more efficient service to the American people, through many improvements in effective administration of jointly financed Federal-State programs, simplification of grant-in-aid procedures, expedition of decisions, consolidation of related programs, and advance consultation on proposed changes in federal programs and regulations affecting state and local governments; and

WHEREAS, during such period the Office of Emergency Planning has identified and resolved at least 1,300 questions, problems or complaints raised by the Governors during conferences which were attended by 285 top ranking Federal officials, 300 Federal regional and field officials, and more than 2,000 state officials; and

WHEREAS a resolution unanimously adopted by the National Governors' Conference in Cincinnati, Ohio, on July 24, 1968, described this liaison program as having "resulted in the best working partnership in the modern history of our Nation between the Governors and the Executive Branch of the Federal Government," and urged the President and the Congress "to give formal status to, and continue in the future * * * the existing Federal-State relations program being carried on by the agency now established and functioning."

NOW, THEREFORE, by virtue of the authority vested in me by Section 2(e) of Reorganization Plan No. 1 of 1958 (72 Stat. 1799) and as President of the United States, it is hereby ordered as follows:

Section 1. In addition to his other duties, the Director of the Office of Emergency Planning shall also continue to act as the President's liaison with the Governors of the States and Territories, with the title of Assistant to the President for Federal-State Relations.

Sec. 2. The Office of Emergency Planning, its Regional Directors, staff and employees, shall assist the Director in carrying out these additional responsibilities. To accomplish continued and effective liaison with and assistance to the Governors and State agencies, the Office of Emergency Planning shall continue to serve as the clearing house for the prompt handling and solution of Federal-State problems involving the executive branches of the Federal and State governments.

- Sec. 3. (a) All Federal departments, agencies, and Regional Federal Executive Boards shall continue to extend full cooperation and assistance to the Assistant to the President for Federal-State Relations and to the Office of Emergency Planning in carrying out their responsibilities under this order. The Assistant to the President for Federal-State Relations and the Office of Emergency Planning shall be available to and assist, upon request, all Federal departments and agencies with problems which may arise between them and the executive agencies of the States and Territories.
- (b) The head of each Federal department and agency shall designate an appropriate official with broad general experience in his department or agency, upon request by the Assistant to the President for Federal-State Relations, to serve as a point of contact in carrying out Federal-State liaison activities under this order.
- Sec. 4. Nothing in this order shall be construed as subjecting any Federal department or agency, or function thereof, to the authority of the Director of the Office of Emergency Planning or the Assistant to the President for Federal-State Relations.

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THE WHITE HOUSE, August 31, 1968.

Executive Order 11427 TERMINATING THE MARITIME ADVISORY COMMITTEE

By virtue of the authority vested in me as President of the United States, the Maritime Advisory Committee established by Executive Order No. 11156 of June 17, 1964, is hereby terminated and that order is revoked.

The White House, September 4, 1968.

Executive Order 11428 TERMINATING THE PRESIDENT'S ADVISORY COMMITTEE ON SUPERSONIC TRANSPORT

By virtue of the authority vested in me as President of the United States, the President's Advisory Committee on Supersonic Transport, established by Executive Order No. 11149 of April 1, 1964, as

amended by section 10 of Executive Order No. 11382 of November 28, 1967, is hereby terminated. Executive Order No. 11149 and section 10 of Executive Order No. 11382 are hereby revoked.

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THE WHITE HOUSE, September 5, 1968.

Executive Order 11429

AMENDING EXECUTIVE ORDER NO. 11302, RELATING TO TRAVEL EX-PENSES OF CLAIMANTS AND BENEFICIARIES OF THE VETERANS' ADMINISTRATION AND THEIR ATTENDANTS

By virtue of the authority vested in me by section 111 of Title 38 of the United States Code, it is ordered that section 2 of Executive Order No. 11302 of September 6, 1966, is hereby amended by substituting "six cents a mile" for "five cents a mile" in the first sentence of that section.

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THE WHITE House, September 9, 1968.

Executive Order 11430

PRESCRIBING THE MANUAL FOR COURTS-MARTIAL, UNITED STATES, 1969

By virtue of the authority vested in me by the Uniform Code of Military Justice (Title 10, United States Code, Ch. 47), and as President of the United States, I hereby prescribe the following Manual for Courts-Martial, to be designated as "Manual for Courts-Martial, United States, 1969."

This Manual shall be in force and effect in the armed forces of the United States on and after January 1, 1969, with respect to all court-martial processes taken on and after that date: Provided, That nothing contained in this Manual shall be construed to invalidate any investigation, trial in which arraignment has been had, or other action begun prior to January 1, 1969; and any such investigation, trial, or other action begun prior to that date may be completed in accordance with the applicable laws, Executive orders, and regulations pertaining to the various armed forces in the same manner and with the same effect as if this Manual had not been prescribed: Provided further.

¹31 F.R. 11741; 3 CFR, 1966 Comp., p. 146.

That nothing contained in this Manual shall be construed to make punishable any act done or omitted prior to the effective date of this Manual which was not punishable when done or omitted: Provided further, That the maximum punishment for an offense committed prior to January 1, 1969, shall not exceed the applicable limit in effect at the time of the commission of such offense: And provided further, That for cases arising under section 12 of the Act of May 5, 1950, 64 Stat. 147 (50 U.S.C. 740), the provisions of paragraph 110, Manual for Courts-Martial, United States, 1951, shall remain in effect.

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THE WHITE HOUSE, September 11, 1968.

Note: The complete text of the "Manual for Courts-Martial, United States, 1969" appeared at 33 F.R. 13503, Sept. 14, 1968. The Manual was also published by the Department of Defense and may be obtained from the Superintendent of Documents, U.S. Government Printing Office, Washington, D.C. 20402.

Executive Order 11431

CREATING A BOARD OF INOUIRY TO REPORT ON CERTAIN LABOR DISPUTES AFFECTING THE MARITIME INDUSTRY OF THE UNITED STATES

WHEREAS, there exist certain labor disputes between employers (or associations by which such employers are represented in collective bargaining conferences) who are (1) steamship companies or who are engaged as operators or agents for ships engaged in service from or to Atlantic and Gulf Coast ports from Searsport, Maine, to Brownsville, Texas, or from or to other ports of the United States or its territories or possessions, (2) contracting stevedores, (3) contracting marine carpenters, (4) lighterage operators, or (5) other employers engaged in related or associated pier activities and certain of their employees represented by the International Longshoremen's Association, AFL-CIO; and

WHEREAS, such disputes have resulted in a threatened strike which if permitted to occur, will, in my opinion, affect a substantial part of the maritime industry, an industry engaged in trade, commerce, transportation, transmission, or communication among the several States and with foreign nations, and which strike will, if permitted to occur, imperil the national health and safety.

NOW, THEREFORE, by virtue of the authority vested in me by Section 206 of the Labor-Management Relations Act, 1947 (61 Stat. 155; 29 U.S.C. 176), I hereby create a Board of Inquiry, consisting of:

Honorable David L. Cole, as Chairman, Honorable Peter Seitz, and The Right Reverend Monsignor George G. Higgins,

as Members, whom I hereby appoint to inquire into the issues involved in such disputes.

The Board shall have powers and duties as set forth in Title II of such Act. The Board shall report to the President in accordance with the provisions of Section 206 of such Act on or before October 2, 1968.

Upon the submission of its report, the Board shall continue in existence to perform such other functions as may be required under such Act.

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THE WHITE House, September 30, 1968.

Executive Order 11432 CONTROL OF ARMS IMPORTS

By virtue of the authority vested in me by Section 414 of the Mutual Security Act of 1954, as amended (22 U.S.C. 1934), and Section 301 of Title 3 of the United States Code, and as President of the United States, it is ordered as follows:

Section 1. Section 301 of Executive Order No. 10973 of November 3, 1961, is hereby amended to read as follows:

"Sec. 301. Department of the Treasury. There are hereby delegated to the Secretary of the Treasury:

- "(a) The function conferred upon the President by the second sentence of Section 612 of the Act.
- "(b) So much of the functions conferred upon the President by Section 414 of the Mutual Security Act of 1954, as amended, as relate to control of the import of arms, ammunition and implements of war, including technical data relating thereto. In carrying out such functions the Secretary of the Treasury shall consult with appropriate agencies, and on matters affecting world peace, the external security and foreign policy of the United States he shall be guided by the views of the Secretary of State. Designations, including changes in designations, of articles subject to import control under Section 414 shall have the concurrence of the Secretary of State and the Secretary of Defense."
- Sec. 2. All regulations issued and presently in effect pursuant to Section 414 of the Mutual Security Act of 1954, as amended, shall, insofar as they relate to control of the import of arms, ammunition and implements of war, including technical data relating thereto, continue in effect and be administered by the Secretary of the Treasury until revoked or superseded by him. All pending applications for import licenses not acted upon by the Secretary of State at the date of this order shall be transferred to the Secretary of the Treasury for appropriate action.

THE WHITE HOUSE, October 22, 1968.

CREATING AN EMERGENCY BOARD TO INVESTIGATE DISPUTES BETWEEN THE ILLINOIS CENTRAL RAILROAD COMPANY, LOUISVILLE & NASHVILLE RAILROAD COMPANY, AND THE BELT RAILWAY COMPANY OF CHICAGO, AND CERTAIN OF THEIR EMPLOYEES

WHEREAS disputes exist between the Illinois Central Railroad Company, Louisville & Nashville Railroad Company, and the Belt Railway Company of Chicago, carriers, and certain of their employees represented by the Brotherhood of Railroad Trainmen, a labor organization; and

WHEREAS these disputes have not heretofore been adjusted under the provisions of the Railway Labor Act, as amended; and

WHEREAS these disputes, in the judgment of the National Mediation Board, threaten substantially to interrupt interstate commerce to a degree such as to deprive a section of the country of essential transportation service:

NOW THEREFORE, by virtue of the authority vested in me by Section 10 of the Railway Labor Act, as amended (45 U.S.C. 160), I hereby create a Board of three members, to be appointed by me, to investigate these disputes. No member of the Board shall be pecuniarily or otherwise interested in any organization of railroad employees or any carrier.

The Board shall report its findings to the President with respect to these disputes within thirty days from the date of this order.

As provided by Section 10 of the Railway Labor Act, as amended, from this date and for thirty days after the Board has made its report to the President, no change, except by agreement, shall be made by the Illinois Central Railroad Company, Louisville and Nashville Railroad Company, and the Belt Railway Company of Chicago, or by their employees, in the conditions out of which these disputes arose.

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THE WHITE House, November 6, 1968.

Executive Order 11434

RELATING TO THE ADMINISTRATION OF THE FOREIGN SERVICE PERSONNEL SYSTEMS OF THE UNITED STATES, AND FOR OTHER PURPOSES

By virtue of the authority vested in me by the Foreign Service Act of 1946, as amended (22 U.S.C. 801 et seq.), Reorganization Plan No. 8 of 1953 (67 Stat. 642), Reorganization Plan No. 4 of 1965 (79 Stat. 1321), Public Law 90-494 (82 Stat. 810), and Section 301 of Title 3 of the United States Code, and as President of the United States, it is ordered as follows:

- Section 1. Policies and Regulations. The Secretary of State with respect to the Foreign Service personnel and retirement systems and the Director of the United States Information Agency with respect to the Foreign Service personnel system of the United States Information Agency shall promulgate policies and related regulations governing such systems after consultation with the Director of the Bureau of the Budget and the Chairman of the Civil Service Commission.
- Sec. 2. Board of the Foreign Service and Board of Examiners for the Foreign Service. The Board of the Foreign Service and the Board of Examiners for the Foreign Service established by Executive Order No. 11264 of December 31, 1965, as hereinafter amended, shall exercise with respect to Foreign Service information officers the functions delegated to them by that order with respect to Foreign Service officers. The Boards shall perform such additional functions with respect to Foreign Service personnel of the United States Information Agency as the Director may from time to time delegate or otherwise assign.
- SEC. 3. Foreign Service Retirement and Disability System. The authority vested in the President by Sections 9(b) and 16(a) of Public Law 90-494 to prescribe regulations relating to participation of Foreign Service staff officers and employees of the United States Information Agency and Foreign Service Reserve officers with unlimited tenure, respectively, in the Foreign Service Retirement and Disability System is hereby delegated to the Secretary of State.
- Sec. 4. Amendment of Executive Order No. 11264. Section 21 of Executive Order No. 11264 of December 31, 1965, is amended as follows:
- (a) Paragraph (2) of subsection (b) is amended by deleting "(iii) The United States Information Agency" and redesignating subdivision (iv) as subdivision (iii).
 - (b) Paragraph (3) of subsection (b) is redesignated as paragraph

(4) and the following new paragraph (3) is added:

- "(3) Two officials of the United States Information Agency who shall be designated as members of the Board by the Director of the United States Information Agency."
- (c) Subsection (d) is amended by substituting "subsection (b) (1), (b) (2) or (b) (3)" for "subsection (b) (1) or (b) (2)."
- Sec. 5. Effective Date. This order shall be effective as of August 20, 1968, and the Secretary of State and the Director of the United States Information Agency, in their discretion and consistent with law, may make rules and regulations pursuant to this order effective on or after that date.

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THE WHITE HOUSE, November 8, 1968.

DESIGNATING THE SECRETARY OF THE INTERIOR TO ACCEPT ON BEHALF OF THE UNITED STATES RETROCESSION BY ANY STATE OF CERTAIN CRIMINAL AND CIVIL JURISDICTION OVER INDIAN COUNTRY

By virtue of the authority vested in me by section 465 of the Revised Statutes (25 U.S.C. 9) and as President of the United States, the Secretary of the Interior is hereby designated and empowered to exercise, without the approval, ratification, or other action of the President or of any other officer of the United States, any and all authority conferred upon the United States by section 403(a) of the Act of April 11, 1968, 82 Stat. 79 (25 U.S.C. 1323(a)): Provided, That acceptance of retrocession of all or any measure of civil or criminal jurisdiction, or both, by the Secretary hereunder shall be effected by publication in the Federal Register of a notice which shall specify the jurisdiction retroceded and the effective date of the retrocession: Provided further, That acceptance of such retrocession of criminal jurisdiction shall be effected only after consultation by the Secretary with the Attorney General.

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THE WHITE HOUSE, November 21, 1968.

Executive Order 11436

SUSPENDING THE PROVISIONS OF SECTION 6372 OF TITLE 10 OF THE UNITED STATES CODE, WHICH RELATE TO THE RETIREMENT OR RETENTION ON THE ACTIVE LIST OF CERTAIN REAR ADMIRALS IN THE NAVY

By virtue of the authority vested in me by section 6386(c) of title 10 of the United States Code, I hereby suspend the provisions of section 6372 of title 10 of the United States Code.

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THE WHITE HOUSE, December 2, 1968.

Executive Order 11437

SUSPENDING THE PROVISIONS OF SECTION 5751(b) OF TITLE 10 OF THE UNITED STATES CODE, RELATING TO SERVICE-IN-GRADE REQUIRE-MENTS FOR PROMOTION OF OFFICERS OF THE NAVY AND MARINE CORPS

By virtue of the authority vested in me by section 5785(b) of title 10 of the United States Code, I hereby suspend the provisions of section 5751(b) of title 10 of the United States Code.

Executive Order No. 11232 of July 8, 1965, Executive Order No. 11352 of May 22, 1967, and Executive Order No. 11361 of July 6, 1967, are hereby revoked.

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THE WHITE HOUSE, December 2, 1968.

Executive Order 11438

PRESCRIBING PROCEDURES GOVERNING INTERDEPARTMENTAL CASH AWARDS TO THE MEMBERS OF THE ARMED FORCES

By virtue of the authority vested in me by section 1124 (b) and (e) of title 10, United States Code, and section 301 of title 3, United States Code, and as President of the United States, it is ordered as follows:

Section 1. Any suggestion, invention, or scientific achievement by a member of the armed forces that contributes to the efficiency, economy, or other improvement of operations of the Government of the United States through its adoption or use by an executive department or agency other than the executive department having jurisdiction over the armed force of the member concerned may be the basis for honorary recognition or a cash award by the Secretary of Transportation in the case of a member of the Coast Guard when it is not operating as a service in the Navy or by the Secretary of Defense in the case of any other member of the armed forces.

Sec. 2. An executive department or agency that adopts or uses the suggestion, invention, or scientific achievement of a member of the armed forces who is not under its jurisdiction may recommend to the Department of Defense or to the Department of Transportation, as appropriate, a cash award or honorary recognition of the member and shall justify its recommendation with appropriate documentation and explanation of how the suggestion, invention, or scientific achievement contributes to the efficiency, economy, or other improvement of the operations of the Government of the United States. Awards shall be made under regulations to be prescribed by the Secretary of Defense or the Secretary of Transportation, as appropriate. The regulations of the Department of Defense and Department of Transportation may include designations of officials to whom authority for receiving, evaluating, and making awards may be assigned.

Sec. 3. No cash awards hereunder for a single suggestion, invention, or scientific achievement may exceed \$25,000 regardless of the number of agencies or departments which may adopt or use the suggestion, invention, or scientific achievement.

Sec. 4. Funds to cover the costs of cash awards to members of the armed forces shall be transferred from the account of any executive department or agency which recommends the award to the appropriate account of the Department of Transportation or the Department of Defense, as the case may be. When several executive departments or

agencies benefit from the adoption or use of the suggestion, invention, or scientific achievement, the amount transferred from each such benefiting department or agency to the Department of Transportation or the Department of Defense to cover the proportionate share of the cost of the cash award shall be determined under procedures prescribed by the Civil Service Commission in accordance with the same guidelines and standards applying to awards to civilian employees.

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The White House, December 3, 1968.

Executive Order 11439

Revoking Executive Order No. 11372, Designating the Lake Ontario Claims Tribunal as a Public International Organization Entitled To Enjoy Certain Privileges, Exemptions, and Immunities

By virtue of the authority vested in me by section 1 of the International Organizations Immunities Act (59 Stat. 669; 22 U.S.C. 288), and having found that the Lake Ontario Claims Tribunal has discharged its functions and adjourned, I hereby revoke Executive Order No. 11372 of September 18, 1967, designating the Lake Ontario Claims Tribunal as a public international organization entitled to enjoy the privileges, exemptions, and immunities conferred by the International Organizations Immunities Act.

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THE WHITE HOUSE, December 7, 1968.

Executive Order 11440

PROVIDING FOR THE SUPPLEMENTAL USE OF EXHIBITS AND DISPLAYS CREATED IN FURTHERANCE OF AUTHORIZED PROGRAMS OF EXECUTIVE DEPARTMENTS AND AGENCIES

WHEREAS the executive departments and agencies of the Government, in discharging their various responsibilities, create a large volume of materials (including books, correspondence, documents, papers, pamphlets, works of art, models, pictures, photographs, plats, maps, films, motion pictures, sound recordings, and other objects of historical or commemorative value) which from time to time are incorporated into or reproduced for use in exhibits or other types of visual displays needed for use in carrying out their programs; and

¹ 3 CFR, 1967 Comp., p. 319; 32 F.R. 13251.

WHEREAS under Chapter 21 of Title 44, United States Code, the Administrator of General Services is authorized to accept for deposit in the National Archives of the United States the records of any Federal agency or of the Congress of the United States that are determined by the Archivist to have sufficient historical or other value to warrant their continued preservation by the United States Government, as well as the papers and other historical materials of any official or former official of the Government, and to make provisions for the exhibition of materials transferred to him; and

WHEREAS many of the exhibits and displays so prepared, produced, or otherwise created by the executive departments and agencies possess historical significance which warrants their preservation and exhibition as part of the archival and cultural heritage of the United States:

NOW, THEREFORE, by virtue of the authority vested in me as President of the United States, it is hereby ordered as follows:

Section 1. The heads of all executive departments and agencies are directed—

- (a) when initiating plans for the preparation, production, or other creation of exhibits and displays in furtherance of their program missions, to confer with the Administrator of General Services, or his designee, for the purpose of assuring that any such exhibits or displays which the Administrator finds appropriate for supplemental exhibition as part of the archival and cultural heritage of the United States are prepared, produced, or otherwise created in a manner which assures, to the maximum possible extent, their appropriateness, after they have served their primary program purpose, for such supplemental exhibition, and
- (b) to transfer to the Administrator, without reimbursement, such exhibits or displays as he determines are appropriate for such supplemental exhibition after they have served their primary program purpose, subject to such conditions requiring return to the department or agency of all or any of the materials incorporated in the exhibits or displays as may be mutually agreeable.
 - SEC. 2. The Administrator of General Services is directed to-
- (a) provide advice, counsel, and assistance to the heads of executive departments and agencies in the preparation, production, or other creation of exhibits and displays which he finds will have future value for exhibition as part of the archival and cultural heritage of the United States; and
- (b) accept any such exhibit or display when it has served its primary program purpose and (1) arrange for its supplemental exhibition as appropriate, (2) preserve any such exhibit or display which possesses sufficient historical or other value to warrant continued preservation, or (3) dispose of any such exhibit or display when, in his

judgment, the reasons for its continued preservation or exhibition cease to exist, all subject to the conditions agreed upon incident to transfer to the Administrator of General Services of the exhibit or display.

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THE WHITE HOUSE, December 11, 1968.

Executive Order 11441

AMENDING EXECUTIVE ORDER NO. 11248, PLACING CERTAIN POSI-TIONS IN LEVELS IV AND V OF THE FEDERAL EXECUTIVE SALARY SCHEDULE

By virtue of the authority vested in me by section 5317 of title 5 of the United States Code, as amended, Executive Order No. 11248 of October 10, 1965, as amended, is further amended as follows:

- 1. Section 1 of that Order, placing certain positions in level IV of the Federal Executive Salary Schedule, is amended by adding thereto the following:
 - (10) Director, United States Secret Service, Treasury Department.
- 2. Section 2 of that Order, placing certain positions in level V of the Federal Executive Salary Schedule, is amended—
- (a) by deleting "(17) Director, United States Secret Service, Treasury Department" and inserting in lieu thereof "(17) Deputy Director, United States Secret Service, Treasury Department"; and
 - (b) by adding thereto the following:
- (21) Assistant Archivist, Office of Presidential Libraries, General Services Administration.

HE WHITE HOUSE

THE WHITE HOUSE, December 23, 1968.

¹30 F.R. 12999; 3 CFR, 1964–1965 Comp., p. 349.